

The Edinburgh Gazette.

Bublished by Authority.

TUESDAY, OCTOBER 21, 1879.

FOREIGN OFFICE, October 10, 1879.

THE Queen has been graciously pleased to appoint Sir Horace Rumbold, Bart., now Her Majesty's Minister Resident to the Swiss Confederation, to be Her Majesty's Envoy Extra-ordinary and Minister Plenipotentiary to the Argentine Republic.

The Queen has also been graciously pleased to appoint the Honourable Hussey Crespigny Vivian, C.B., now Her Majesty's Agent and Consul-General in Egypt, to be Her Majesty's Minister Resident to the Swiss Confederation.

The Queen has also been graciously pleased to appoint Edward Baldwin Malet, Esq., C.B., Minister Plenipotentiary in Her Majesty's Diplomatic Service, to be Her Majesty's Agent and Consul-General in Egypt.

CIVIL SERVICE COMMISSION, October 17, 1879.

The Civil Service Commissioners hereby give notice, that the Candidates hereinafter named have passed the Preliminary Examination for Men Clerkships in the Lower Division of the Civil Service, viz.:-

Of the Candidates examined on October 7,

Ambrose, Edward Ball, Arthur Edward Barnard, John Bayfield, Ernest Elijah Corke, Alfred Topham Duggan, James Stephen Fleming, William Gargan, Bryan Hammett, John Samuel Lawrence, James Edward Leeson, Ralph M'Devitt, John Moore, William James Petfield, Edward Quin, James John Stokes, Denis Syme, David Alexander Telford, Henry Reynolds

BANKRUPTS

FROM THE LONDON GAZETTE.

BANKRUPTCIES ANNULLED.

Sarah Pheysey, of 43 Great Tower Street, London, winemerchant, carrying on business under the style or firm of Henry Pheysey & Company. Alfred Cecil Dicker, of Ivy Lodge, West Moulsey, Surrey, James Hide, of Chiddingly, Sussex, miller.

BANKRUPTCIES AWARDED.

Peter John Redford, of 1 Station Terrace, Kew Bridge, Middlesex, law stationer and contractor.

Alexander M'Donald, of 126 Belgrave Gate, Leicester, out of business, and formerly carrying on business at 4 Roughton Street, Belgrave, Leicester, as a draper.

Camille Espir, of 56 Cambridge Gardens, Notting Hill, Middlesex.

Edward James Harty, of 213 Regent Street, and of 15 Mecklenburgh Square, both in Middlesex, artist.

Thomas Walker, of the Plough Inn, Wetley Rocks, Stafford, licensed victualler, formerly of Foundry Passage, and 85 Lichfield Street, Hanley, Stafford, grocer and provision dealer.

Walter Edward Yates and William Porritt, of Droylesden, Lancaster, engineers.

Charles Coutts, of 52 Emlyn Street, Barrow-in-Furness, Lancaster, coach builder, and Hayes Hodgson, of the Arboretum Hotel, Derby, hotel keeper, carrying on business at Hindpool Road, Barrow-in-Furness aforesaid, as coachbuilders, under the style or firm of C. Coutts & Co.

Harry May Geldart and John Grayson, both of 35 Fennell Street, Manchester, Lancaster, carrying on business under the style or firm of Geldart, Grayson, & Co., commission agents and china clay merchants.

Joseph Short, of Cherry Orchard Farm, Brislington, Somerset, farmer.

James Albert Weldon and James Mather, of Nottingham, glass, lead, oil, and colour merchants.

Edward Ellison, formerly of Rock Cottage, Endon, but now residing in lodgings at Mr. Hardman's, Grange Lane, Cobridge, both in Stafford, schoolmaster.

Wright Battye, of the Wellington Inn, Goodramgate, York, innkeeper.

William Hollingsworth, of Long Eaton, Derby, machinist.

WEMYSS AND BUCKHAVEN RAILWAY.

Certificate of the Board of Trade for the Construction of the Railway, and for other purposes.

WEREAS Randolph Gordon Erskine Wemyss, Esquire, of Wemyss and Torry, in the County of Fife, and Mrs. Millicent Erskine Wemyss, relict of the late James Hay Erskine Wemyss, Esquire, late of Wemyss and Torry, and Sir David Baird, of Newbyth, Baronet, as the accepting Curators nominated to him the said Randolph Gordon Erskine Wemyss, by the said James Hay Erskine Wemyss, his father, by Trust Disposition and Deed of Settlement and Nomination of Tutors and Curators, dated the twenty-first day of December One thousand eight hundred and sixty, and recorded in the Books of Council and Session the seventh day of April One thousand eight hundred and sixty-four, the promoters of the Wemyss and Buckhaven Railway, have contracted for the purchase of the lands required for the Railway, and the works connected therewith, and have complied with the requirements of 'The Railways Construction Facilities Act, 1864, 'The Railways Companies Powers Act, 1864,' and 'The Railways (Powers and Construction) Acts, 1864, Amendment Act, 1870:

Now, therefore, the Board of Trade do by this their Certificate, in pursuance of the said Acts, and by virtue and in exercise of the powers thereby in them vested, and of every other power enabling them in this behalf, certify as follows:—

Short Title.

1. This Certificate may be cited for all purposes as 'The Wemyss and Buckhaven Railway Certificate, 1879,' and the Railway authorized by this Certificate shall be called 'The Wemyss and Buckhaven Railway.'

Incorporation of Acts.

2. 'The Lands Clauses Consolidation (Scotland) Act, 1845,' 'The Lands Clauses Consolidation Acts Amendment Act, 1860,' 'The Railways Clauses

Consolidation (Scotland) Act, 1845, and Parts I. (construction of a Railway) and III. (working agreements) of 'The Railways Clauses Act, 1863,' are, with the exceptions and subject to the provisions contained in the Railways Construction Facilities Act, 1864, incorporated with and form part of this Certificate, except where varied by or inconsistent with this Certificate.

Interpretation.

3. In this Certificate the several words and expressions to which meanings are assigned by the Acts wholly or partially incorporated herewith have the same respective meanings, unless there be something in the subject or context repugnant to such construction; the expression 'the said Randolph Gordon Erskine Wemyss' in this Certificate shall mean and include the said Randolph Gordon Erskine Wemyss, his heirs, successors, and assigns, and the said Mrs. Millicent Erskine Wemyss and Sir David Baird, his curators, until the eleventh day of July One thousand eight hundred and seventy-nine, when the said Raudolph Gordon Erskine Wemyss attains majority, and thereafter the said Randolph Gordon Erskine Wemyss, his heirs, successors, and assigns; and the expressions 'the Railway' and 'the Undertaking mean respectively the Railway and the Undertaking by this Certificate authorized: Provided that in the Acts wholly or partially incorporated with this Certificate the expression 'the Special Act' shall mean this Certificate.

Power to make Railway.

4. Subject to the provisions of this Certificate and of the Railways Construction Facilities Act, 1864, and the Railways (Powers and Construction) Acts, 1864, Amendment Act, 1870, the said Randolph Gordon Erskine Wemyss may, on the lands contracted to be purchased as aforesaid, make and maintain, in the line and according to the levels shown on the deposited plans and sections, the Railway hereinafter described, with all proper stations, junctions, sidings, approaches, works, and conveniences connected therewith; that is to say:—

A Railway, four miles one furlong and one hundred and ninety yards or thereabouts in length, to be wholly situate in the county of Fife, and to commence in the parish of Markinch, by a junction with the North British Railway, at or near the Thornton station of the North British Railway Company, and to terminate in the parish of Wemyss, at a point in or near the hedge on the west side of the statute labour road leading from the Sawmillford turnpike road to the village of Buckhaven, three hundred and thirtythree yards or thereabouts, measured in a southerly direction, from the junction of the said statute labour road with the said turnpike road. The aforesaid junction with the North British Railway shall be made to the satisfaction of the Board of Trade, and, having been so made, shall thereafter be maintained in the same state and condition, unless and until altered with the consent of the Board of Trade.

Powers of Lateral Deviation.

5. In constructing the Railway by this Certificate authorized it shall be lawful for the said Randolph Gordon Erskine Wemyss, notwithstanding the provisions of 'The Railways Clauses Consolidation (Scotland) Act, 1845,' to deviate from the line delineated on the deposited plans to any

extent within the limits of deviation marked upon ment scheduled to and confirmed by this Certificate, the said deposited plans.

Proprietor may appoint Officials.

6. The said Randolph Gordon Erskine Wemyss may appoint a secretary, treasurer, or any other servant or functionary usually necessary or employed for the carrying on the business of a Railway Company; and any act which in the case of a Railway Company can only be, or is usually, done under the seal of the Company, may be effectually done by any writing under the hand of the said Randolph Gordon Erskine Wemyss or his duly authorized agent.

Borrowing Powers.

7. The said Randolph Gordon Erskine Wemyss may borrow, by way of Bond and Disposition in Security or Mortgage Debenture on the security of the Railway, any sum whatever at any time; and any Company, in whom the Railway may become vested, may borrow on the said security, subject to the provisions of the twenty-ninth section of the Railways Construction Facilities Act, 1864: Provided always that proof that one-fifth of the amount of the capital hereinafter in this Certificate specified has been expended for the purposes of this Certificate shall be substituted for the proof required to be given under sub-section one of the said section: Provided further that, for the purposes of this section, the amount of capital shall be deemed to be twenty-five thousand pounds.

For Appointment of a Judicial Factor.

8. The Mortgagees of the Railway may enforce payment of arrears of interest or principal or principal and interest due on their Mortgages by the appointment of a Judicial Factor, and in order to authorize the appointment of a Judicial Factor in respect of arrears of principal, the amount owing to the Mortgagees by whom the application for a Judicial Factor is made shall not be less than two thousand five hundred pounds in the whole.

Lands for Extraordinary Purposes.

9. The said Randolph Gordon Erskine Wemyss may from time to time, in addition to the lands contracted to be purchased as aforesaid, purchase by agreement any quantity of land not exceeding five acres, for any of the extraordinary purposes mentioned in 'The Railways Clauses Consolidation (Scotland) Act, 1845.'

Power to take Easements, &c., by Agreement.

10. Persons empowered by 'The Lands Clauses Consolidation (Scotland) Act, 1845,' to sell and convey or release lands may if they think fit, subject to the provisions of that Act, and of 'The Lands Clauses Consolidation Acts Amendment Act, 1860,' and of this Certificate, grant to the said Randolph Gordon Erskine Wemyss any easement, servitude, right, or privilege, not being an easement of water, required for the purposes of this Certificate, in, over, or affecting any such lands, and the provisions of the said Acts with respect to lands and rent charges or feu-duties, so far as the same are applicable in this behalf, shall extend and apply to such grants and to such easements, servitudes, rights, and privileges as aforesaid respectively.

Powers of Leasing.

11. Subject and without prejudice to the special provisions hereinafter contained for entering into agreements for the working of the Railway by the North British Railway Company, and to the Agree-

the said Randolph Gordon Erskine Wemyss shall have power by lease or agreement to commit the working of the Railway, when completed, to any person or Company for any term of years and upon such conditions as may be agreed on, and after such person or Company shall have com-menced working, the said Randolph Gordon Erskine Wemyss shall, subject as by this Certificate otherwise provided, be free from all liability on account of the working of the Railway, incurred subsequently to the time of working commenced by such person or Company, and during the continuance of such working, and after the commencement and during the continuance of such working the liability shall, subject as aforesaid, attach to and be borne only by the person or Company so working in like manner as the same would have attached to and been borne by the said Randolph Gordon Erskine Wemyss, if working the Railway.

Power to sell Railway.

12. The said Randolph Gordon Erskine Wemyss shall have power to sell and convey the fee-simple or dominium utile and inheritance of the Railway, or any part thereof, or share therein, to any person or Company, and after a Disposition or Conveyance of the fee-simple or dominium utile and inheritance of the whole Railway, and working commenced thereunder by the person or Company to whom the same is conveyed, the person or Company making the conveyance if also working the Railway shall, subject as by this Certificate otherwise provided, be free from all liability on account of the working of the Railway incurred subsequently to the time of working so commenced, and such liability, after working commenced as aforesaid, shall, subject as aforesaid, attach to and be borne by the person or Company to whom the Railway may be conveyed if also working the Railway in like manner as the same would have attached to and been borne by the person or Company making the conveyance and previously working in case no conveyance had been made.

Power to convey Railway by Will—Effect thereof or of Intestacy.

13. The said Randolph Gordon Erskine Wemyss may by testamentary disposition or will dispose of the Railway, or any part thereof, or share therein, and working commenced by the beneficiary under such testamentary disposition or will, or by the heir-at-law in the case of an intestacy, shall have the same result and effect, as regards liability, as a conveyance on a sale provided for in the immediately preceding section and working commenced thereunder would have had.

Liability of Person working the Railway.

14. Every person or Company entitled by any disposition, lease, working agreement, or devise, or otherwise, to work the Railway, and having commenced the working thereof, shall, from the time of working commenced and until the working shall have been committed to and commenced by any other person or Company, be liable with reference to the working of the Railway in like manner as the said Randolph Gordon Erskine Wemyss will become liable under this Certificate when the Railway is worked by him.

Liability of two or more Persons working the Railway.

15. When and if the working of the Railway shall be in the hands of two or more persons for their individual benefit, they shall be jointly and severally liable on account of the working of the

Railway in like manner as a single person working the Railway.

Gauge.

16. The Railway shall be made on the gauge of four feet eight inches and half an inch.

Time for completion of Railway.

17. The Railway shall be completed within five years from the publication in the Edinburgh Gazette of this Certificate.

Tolls.

18. The said Randolph Gordon Erskine Wemyss may demand and take in respect of the Railway any tolls, rates, and charges not exceeding those set forth in the Schedule A hereto annexed, and the Regulations contained in Part III. of the Schedule to the Railways Construction Facilities Act, 1864, shall be incorporated with and form part of this Certificate and the said Schedule A hereto annexed.

Charges for extra services.

19. In addition to the tolls, rates, and charges by this Certificate authorized, the said Randolph Gordon Erskine Wemyss may demand and take a reasonable sum for the use of any warehouse or depôt belonging to him.

Not bound to carry Manure.

20. Nothing contained in this Certificate shall make it compulsory on the said Randolph Gordon Erskine Wemyss to carry on the Railway any night soil, dung, manure, or compost, or other offensive matter.

Power to enter into Working Agreements with the North British Railway Company.

21. The said Randolph Gordon Erskine Wemyss on the one hand, and the North British Railway Company on the other hand, may, subject to the provisions of Part III. of 'The Railways Clauses Act, 1863,' from time to time enter into agreements with respect to the following purposes, or any of them (that is to say):—

The working, use, management, and maintenance of the Railway or any part thereof, and the conveyance of traffic thereon;

The supply and maintenance of engines, stock, and plant necessary for the purposes of the Railway, and the employment of officers and servants for the conveyance and conduct of traffic on the Railway;

The regulation, interchange, collection, transmission, and delivery of traffic coming from or destined for the Railways of the contracting parties or either of them;

The payments to be made and the conditions to be performed with respect to the purposes aforesaid or any of them;

The fixing, collection, payment, appropriation, apportionment, and distribution of the tolls, rates, income, and profits arising in respect of traffic.

Confirmation of Agreement with the North British Railway Company.

22. The agreement, dated the twenty-first day of April One thousand eight hundred and seventy-nine, between James Lindesay, Junior, Writer to the Signet, Edinburgh, Commissioner therein mentioned, of the first part, and the North British Railway Company of the second part, set forth in Schedule B to this Certificate, is hereby confirmed and made binding on the said Randolph Gordon Erskine Wemyss and the said Company respectively, and full effect may and shall be given thereto.

Tolls on Traffic conveyed partly on the Railway and partly on the Railways of the North British Railway Company.

23. During the continuance of the agreement by this Certificate confirmed, or any agreement to be entered into under the provisions of this Certificate for the working or use of the Railway or any part thereof by the North British Railway Company, the Railway and the Railways of the North British Railway Company shall, for the purposes of short distance tolls and charges, be considered as one Railway, and in estimating the amount of tolls and charges in respect of traffic conveyed partly on the Railway and partly on the Railways of the North British Railway Company, for a less distance than six miles, tolls and charges may only be charged as for six miles, and in respect of passengers for every mile or fraction of a mile beyond six miles tolls and charges as for one mile only, and in respect of animals and goods for every quarter of a mile or fraction of a quarter of a mile beyond six miles tolls and charges as for a quarter of a mile only, and no other short distance charge shall be made for the conveyance of passengers, animals, or goods partly on the Railway and partly on the Railways of the North British Railway Company. Notice of Person working the Railway to be fixed at Stations.

24. Before the Railway shall be opened for public traffic, there shall be fixed, and after such opening there shall continue to be kept fixed on each station of the Railway, in a conspicuous position, a notice painted in proper legible letters, at least one inch in length, stating the name and place of residence of the person, or if a Company, the name of the Company working the Railway, and on the change from time to time of the person or Company working the Railway, such notice shall be altered accordingly, and shall be dated on the day when the alteration is made.

Liability to continue till notice altered.

25. The person or Company named in any notice required by the last preceding clause of this Certificate, or if the person so named be dead, his real and personal representatives, estate and effects in due course of law shall for all purposes, and notwithstanding any other clauses in this Certificate, remain liable on account of the working of the Railway, for the period during which his name, or the name of the Company, may continue to appear in such notice, and notwithstanding any other clauses in this Certificate, the person or Company from time to time named in such notice, or if the person be dead, his real and personal representatives, estate and effects shall cease to be so liable only from the time when another name shall have been duly substituted in such notice, pursuant to the provisions of this Certificate. But as between the person or Company from time to time named in such notice, and any other person or Company who in substitution may have become entitled to work the Railway or to the receipt of the tolls or profits of the Railway, the person or Company named in such notice shall be entitled to be recouped and indemnified in respect of any liability incurred, and all costs in reference thereto by the person or Company who shall have so become entitled in substitution.

Notice to be altered only by Order of Sheriff.

26. A notice as to the person or Company working the Railway when once fixed as required by this Certificate, shall not be altered, except upon an order made by the Sheriff of the County of Fife,

an order, directing an alteration in such notice upon production of a statutory declaration by the person or an officer of the Company whose name is sought to be substituted in the notice to the effect that, by virtue of the deed, will, or other means to be shortly referred to in such declaration, such person or Company is duly entitled to work the Railway, and is about to work the same, or is already duly working the Railway.

Order to be deposited with the Board of Trade.

27. Every order made under the last preceding section, and the statutory declaration whereon the order is grounded shall, within fourteen days after the date of such order, be deposited with the Board of Trade.

In case of default, Tolls not recoverable.

28. If default shall be made in duly fixing and keeping fixed as required by this Certificate at any station of the Railway, the notice as to the person or Company working the Railway, or in depositing with the Board of Trade any order of the Sheriff or his Substitute, or any statutory declaration required to be deposited by the last preceding clause, then all tolls and charges authorized by this Certificate, and which, but for this present provision, secretary to the Board of would have become due during the period of de-The Board of Trade, Whitehall Gardens.

or his Substitute, who is hereby authorized to make | fault, shall absolutely cease to be demandable, payable, or recoverable.

Forms in Schedule.

29. The notice order of Sheriff or his Substitute, and statutory declaration referred to in the preceding clauses of this Certificate, may respectively be in the forms contained in the Schedule C to this Certificate, with such variations as the circumstances of the case may require.

Provision in case of a Company entitled.

30. In case any Company shall be about to work the Railway, any declaration or other act required by this Certificate, but not capable of being made or done by a body corporate, may be made or done on behalf of the Company by the Secretary or by the Chairman of the Directors of the Company.

Costs of Certificate.

31. All costs, charges, and expenses of and incident to the preparing for, obtaining, and granting of this Certificate, or otherwise in relation thereto, shall be paid by the said Randolph Gordon Erskine Wemyss.

Dated this Sixteenth day of October One thousand

eight hundred and seventy-nine.

T. H. FARRER, Secretary to the Board of Trade.

The Schedules referred to in the foregoing Certificate.

SCHEDULE A. TOLLS AND CHARGES. TABLE I.

Maximum Charges for Use of Railway and Supply of Carriages, Waggons, or Trucks.

	For Use of Railway per Mile.	For Supply of Carriage, Waggon, or Truck by the Proprietor of the Railway, the additional Sum per Mile of
Passengers:		
For every person	Twopence	One penny
Animals: For every horse, ass, mule, or other beast of draught or burden (Class 1) For every ox, cow, bull, or head of neat cattle (Class 2) For every calf, pig, sheep, lamb, and other small animal (Class 3) Goods (except as provided for in Table IV.): For cotton and other wools, manufactured goods, drugs, fish,	Threepence Twopence One penny	Twopence Twopence One halfpenny
and all other wares, merchandise, articles, matters, or things not enumerated in any other Class (Class 4) . per Ton For sugar, grain, corn, flour, hides, dye woods, earthenware, guano, artificial manures, timber, staves, deals, and metals, (except iron), nails, anvils, vices, chains, and light iron cast-	Fourpence	One penny halfpenny
	Threepence	One penny
sand, and stone (Class 6) per Ton	Twopence	One penny
For dung, compost, manure (except guano and artificial manures), undressed material for repair of public roads or highways, coals, cannel, limestone, chalk, and slag (Class 7) per Ton	Five farthings	One penny
	Sixpence Sixpence Three	
1011	halfpence	

TABLE II.

Maximum Charges for Supply of Locomotive Power.

For the use of engines for propelling carriages on the Railway, for every passenger, animal, and ton of goods, per mile . . .

One penny

TABLE III.

Maximum Total Charges for use of Railway and Supply of Carriages, Waggons, or Trucks, and Supply of Locomotive Power, and every other Expense incidental to Conveyance of Passengers, Animals, or Goods along the Railway.

	gers :								PER MILE.
\mathbf{F}	or every person	conveyed in a	ı firs t -c	class ca	rrie	ige		•	Threepence.
	"	"	secon	d-class		٠.			Twopence.
	,,	"	third-	class					One penny halfpenny.
Anima	ls :—								
\mathbf{F}	o r every anima	l in Class 1.						•	Fourpence.
	"	Class 2.	•				•		Threepence.
	37	Class 3.		•	•	•	•	•	Three halfpence.
\mathbf{G} oods	:								
\mathbf{F}	or every thing	in Class 4 .					per	ton	Fourpence.
	"	Class 5 .				•	per	ton	Threepence.
	11	Class 6 .					per	ton	Twopence.
	"	Class 7 .					per	ton	Three halfpence.
\mathbf{F}	or every carria	ge in Class 8		•					The charge specified in Table I.

TABLE IV.

Maximum Charges for small Packages and single Articles of great weight.

Small Packages:	_	
	cel not exceeding seven pounds in weight .	Sixpence.
"	exceeding seven pounds but not exceeding	Titulitar and a
	fourteen pounds in weight exceeding fourteen pounds, but not exceed-	Eightpence.
"	ing twenty-eight pounds in weight	One shilling.
"	exceeding twenty-eight pounds, but not	
	exceeding fifty-six pounds in weight	One shilling and threepence.
"	exceeding fifty-six pounds, but not exceed-	
	ing five hundred pounds in weight, for the	0 1 1 1111

first fifty-six pounds One shilling.

And for every additional fifty-six pounds, or fractional part of fifty-six pounds above the first fifty-six pounds . . . Sixpence.

Single articles of great weight:—

For every boiler, cylinder, or single piece of machinery, timber, or stone, or other single article— If weighing (inclusive of the carriage) more than four but not more than eight tons, Sixpence per Ton, per Mile.

If weighing (inclusive of the carriage) more than eight tons, such sum as the Proprietor of the Railway thinks fit.

SCHEDULE B.

This Agreement entered into and executed by and between James Lindesay, Junior, Writer to the Signet, Edinburgh, Commissioner of Randolph Gordon Erskine Wemyss, Esquire, of Wemyss and Torry, conform to Commission dated the eighteenth and twenty-fourth days of October eighteen hundred and seventy-eight, granted by the said Randolph Gordon Erskine Wemyss, with consent of Mrs. Millicent Erskine Wemyss, relict of James Hay Erskine Weynss, Esquire, late of Wemyss and Torry, and Sir David Baird, of Newbyth, Baronet, the accepting Curators nominated to the said Randolph Gordon Erskine Wemyss by the said James Hay Erskine Wemyss, his father, in favour of the said Mrs. Millicent Erskine Wemyss and the said James Lindesay, Junior, and each of them; and whereby the said James Lindesay, Junior, has full power to enter into this Agreement of the first part (the expression 'the said Randolph Gordon Erskine Wemyss' where hereinafter used to mean and include the said Randolph Gordon Erskine Wemyss, his heirs and assigns, and the said Mrs. Millicent Erskine Wemyss and Sir David Baird, his Curators, until the eleventh day of July eighteen hundred and seventy-nine, when the said Randolph Gordon Erskine Wemyss, heirs and assigns) of the first part, hereinafter called the 'first party,' and the North British Railway Company, incorporated by Act of Parliament, of the second part, hereinafter called the 'second parties,' witnesseth That whereas the said Randolph Gordon Erskine Wemyss has applied to the Board of Trade for a Certificate under the 'Railways Construction Facilities Act, 1864,' the 'Railways Companies Powers Act, 1864,' and the 'Railways (Powers and Construction) Acts, 1864, Amendment Act, 1870,' for the construction of a Railway to be wholly situate in the county of Fife, and to commence in the parish of Markinch, by a junction with the Leven and East of Fife Branch of the North British Railway, and to terminate in the parish of Wemyss, at a point at or near to the village of Buckhaven, with all proper works and convenie

second parties upon the construction and completion of the said Wemyss and Buckhaven Railway, have agreed to work and maintain the same upon certain terms and conditions. And whereas the said parties with reference to the said Certificate, and in anticipation of its being obtained, have made the following arrangements:—Therefore the said parties hereto have covenanted and agreed with each other, and the said James Lindesay, Junior, does hereby bind and oblige the said Randolph Gordon Erskine Wemyss, and the said second parties do hereby bind and oblige themselves and their successors in manner following, that is to say:—

First.—The expression 'North British Railway,' where used in this Agreement, shall mean the Railways of the North British Railway Company, and all other Railways (except the Wemyss and Buckhaven Railway) leased to or worked by the North British Railway Company.

Second.—When and as soon as the Wemyss and Buckbaven Railway shall have been constructed and completed as a single line of railway, in a substantial manner, with all the necessary stations, sidings, signals, and other works and appliances necessary for working the traffic thereon, and when the same shall have been joined with the line of the said North British Railway at Thornton Junction, all to the satisfaction of James Bell, Esq., Civil Engineer, Edinburgh, the engineer of the second parties or of their engineer for the time being, and the same shall have been approved of by the Government Inspector, the second parties shall enter upon the use and management of the said Railway, for the purpose of working the traffic upon and maintaining and renewing the same, and shall work, and, subject to the provisions hereinafter contained, manage the traffic upon and maintain the said Railway in good and complete order thereafter, and that for the period of ninety-nine years from and after the fifteenth day of May eighteen hundred and eighty-one, and shall provide the locomotive power and rolling stock and plant of every kind necessary for effectually working the traffic of the said Railway during the foresaid period.

THIRD.—If after the opening of the Railway any additions to or extensions of any stations, sidings, or other works or conveniences of the said Railway, in consequence of increased traffic or otherwise, be found by the second parties to be necessary or expedient for the proper working of the traffic of the Railway, such additions and extensions shall be provided by and at the expense of the said first party, and in the event of any questions arising as to the necessity or expediency of such additions and extensions, the same shall be and are hereby referred to the Sheriff of the County of Fife for the time, whose decision shall be final.

FOURTH.—The second parties shall select and appoint all officers, agents, bookkeepers, booking, and other clerks, signalmen, servants, porters, carters, surfacemen, and others to be employed upon or connected with the said Railway, or required for keeping in the offices of the said second parties the accounts connected with the traffic of the Railway, or employed in superintending or directing or actually engaged in conducting the said traffic, and the said officers and others shall be paid by the second parties, and shall be exclusively under their control.

Fifth.—The second parties shall keep regular and proper books of accounts of the traffic and receipts appertaining to the Wemyss and Buckhaven Railway, and of all other transactions of or in relation to the traffic of the Railway, and the first party or such person or persons as may be duly authorized by the first party, shall at all times have full and free access to the said books, and to all accounts, returns and documents, and vouchers showing or tending to show the amount, extent, and nature of the traffic, and of the rates, charges, and receipts therefor, and to inspect and audit, and take copies of or extracts from the same, and shall be entitled to make all such inquiries and investigations in relation thereto as may be found to be necessary, and the said second parties shall be bound as they hereby bind and oblige themselves to furnish to the first party monthly in each year, and within sixty days after the last day of each month, duly authenticated returns of the traffic, and receipts upon and from the Railway, and of the share of the said receipts due and payable to the first party.

SIXTH.—The local and through traffic of the said Railway, including the fixing of the tolls, rates, charges, and fares to be levied or taken in respect of the said traffic, shall, during the subsistence of this Agreement, be managed by the second parties, and the said Wemyss and Buckhaven Railway shall be treated as a branch of the North British system, and the omnibus coal rates of the district in force from time to time shall be extended to the collieries on the said Railway.

SEVENTH.—The second parties shall run on the said Railway not fewer than three trains each way daily, at hours to be fixed by the second parties and by the first party, all of them to carry passenger traffic; but so as they may be used also as mixed goods or mineral trains, and in the event of any dispute as to the hours at which the said trains shall be run, the same shall be referred to the Sheriff of the County of Fife for the time, whose decision shall be final.

Eighth.—The gross revenue accruing to the Wemyss and Buckhaven Railway shall be ascertained and determined as follows, viz.:—

(First.)—The entire receipts, including terminals derived from all local traffic, that is traffic which both arises and terminates upon the Wemyss and Buckhaven Railway, shall, subject only to deduction by the second parties of the actual expense of cartage where incurred, belong and be credited to the said first party.

(Second.)—The gross receipts accruing to the first and second parties from through traffic, arising on the Wemyss and Buckhaven Railway, and terminating on the North British Railway or Railways beyond, and vice versâ, shall, as between the said first and second parties, be divided between them rateably, according to the mileage over which such traffic shall pass on the said Wemyss and Buckhaven Railway and the North British Railway; but a terminal allowance of one shilling per ton on traffic, carried at rates that include cartage, shall be credited to the first party, and treated as a portion of the receipts of the said Wemyss and Buckhaven Railway, and, in respect of the said traffic, the actual cost of cartage at stations on the Wemyss and Buckhaven Railway shall be paid by the second parties, and deducted from the gross receipts before division.

NINTH.—The second parties shall collect and receive all revenues and receipts due and payable for and in respect of the traffic, and the working of the said Railway during the subsistence of this Agreement; and shall, in the months of March and September in each year, make up a statement of the said revenues and receipts during the six months ending thirty-first January and thirty-first July preceding, and shall, on or before the fifteenth day of April and fifteenth day of October in each year, pay to the first party, or to such person as may be duly appointed, fifty per cent., out of which the first party shall pay all public and parish burdens, including poor rates, county rates, prison assessment, and all other taxes, including passenger duty, and all expenses connected with the secretarial and financial departments of the said Railway, the officers of which departments shall be appointed by and be entirely under the control of the first party.

TENTH. -In respect of the working and maintenance of the said Railway, including the cost of maintenance and renewal of the junction works at Thornton, and working of signals, the second parties shall be entitled to retain the remaining fifty per cent. of the gross revenue of the said Wemyss and Buckhaven Railway, provided always that if and whenever the said fifty per cent. of the gross revenue accruing to the first party, in any year ending thirty-first January, shall be more than sufficient to meet the payments set forth in the immediately preceding article, and also to pay interest or dividend at the rate of four per cent. upon the amount expended by the first party in the construction of the said Wemyss and Buckhaven Railway, the surplus shall be equally divisible between the first party and the second parties.

ELEVENTH .- In the event of any dispute or difference arising between the said parties respecting the true intent and meaning of, or the mode of carrying out this Agreement, the same so far as not herein otherwise specially provided, shall be, and is hereby referred to arbitration, in manner provided

by the 'Railway Companies Arbitration Act, 1859.'

TWELFTH.—If the second parties so require the said first party shall, as soon as the said Certificate shall have been made, issued, and published, ratify and confirm this Agreement.

Liastly.—The said James Lindesay, Junior, Commissioner foresaid, hereby binds and obliges the said Randolph Gordon Erskine Wemyss, and the second parties bind and oblige themselves each to the other that they shall implement and fulfil the whole heads, articles, and provisions hereof under the penalty of five thousand pounds, and which sum shall be payable by way of ascertained and liquidated damages consequent on the breach of this Agreemeent, and not by way of penalty, with interest at the rate of five pounds per centum per annum, from the date of said breach of Agreement having been committed: And all parties consent to the registration hereof for preservation and execution. In witness whereof these presents written upon this and the four preceding pages, by James Gordon, Clerk to Messieurs Melville and Lindesay, Writers to the Signet, Edinburgh, are executed in duplicate as follows, viz., are subscribed by the said James Lindesay, Junior, as Commissioner foresaid, at Edinburgh, on the twenty-first day of April in the year Eighteen hundred and seventy-nine, before these witnesses, James Lawson Anderson, also clerk to the said Melville and Lindesay, and the said James Gordon; and are sealed with the Common Seal of the said North British Railway Company, and subscribed on behalf thereof by John Stirling, Esquire, and George Robertson, Esquire, two of the Directors of the said Company, and by George Bradley Wieland, the Secretary thereof, also at Edinburgh, on the day, month, and year last mentioned, before these witnesses, James Fergusson and John Martin, both clerks in the office of the Secretary of the said Company in Edinburgh.

> J. L. Anderson, Witness. JAMES GORDON, Witness. J. Fergusson, Witness. Jno. Martin, Witness.

Jas. Lindesay, Jr. J. STIRLING, Director. GEO. ROBERSTON, Director. G. B. WIELAND, Secy.



SCHEDULE C.

(1) Form of Notice to be fixed at Stations.

NOTICE.

Notice is hereby given that (here state name in full) of (here state place of residence) is now working The Wemyss and Buckhaven Railway, and is the person liable in respect of the working of the said Railway.

Dated this

day of

(2) Form of Order of Sheriff or his Substitute.

I do hereby order that the notice as to working of the Wemyss and Buckhaven Railway, required by the Wemyss and Buckhaven Railway Certificate, 1879, to be fixed in the stations of that Railway, shall be altered by substituting therein the name of (name in full) of (residence) in the place of the name and residence of the person now named in such notice.

(3) Form of Statutory Declaration on which Order of Sheriff or his Substitute may be obtained.

I (or we)

of do solemnly and sincerely declare that under (state date, parties, and nature, or other short particulars of deed, will, lease, or other means by which declarant has become entitled) I am (or we are) about to work [or I am (or we are) now duly working] the Wemyss and Buckhaven Railway, authorized by the Wemyss and Buckhaven Railway Certificate, 1879, and am (or are) the person (or persons) liable in respect of the working of the said Railway, and I make, &c.

ORDER BY THE LORDS OF COUNCIL AND SES-SION, IN PURSUANCE OF THE BANKRUPTCY STATUTES.

Edinburgh, 15th October 1879.

THE Lords of Council and Session, having received the Twenty-Second Annual Report of the Accountant in Bankruptcy, which, as required by the Statute, shows at the close of October 1878 the state of each Sequestration in Scotland, returned to the Accountant in pursuance of the Statute, Do hereby direct that the said Report shall be published, by being made patent to all concerned, at the Office of the Accountant, New Register House, Edinburgh, for one year from this date, and shall, after the expiry of that period, be transmitted to the Deputy-Keeper of the Records: And the Lords direct this Order to be published by the Accountant in the Edinburgh and London Gazettes, and in one of the Advertising Newspapers of Edinburgh, London, and Dublin: And the Lords direct this Order to be engrossed in the Books of Sederunt.

> JOHN INGLIS, I.P.D. (Signed)

Published in obedience to the above directions, by

GEORGE A. ESSON,

Accountant in Bankruptcy in Scotland.

H.M. New Register House, Edinburgh, 18th October 1879.

NOTICE is hereby given that in a Petition presented to the Lords of Council and Session, at the instance of WILLIAM FREDERICK CRAM, of the Town of Oregon and State of Illinois, United States of America, for authority to record Instrument of Disentail of certain subjects situated in Castle Street, Edinburgh, the Lord Ordinary has been pleased to pronounce the following Interlocutor :-

'16th October 1879.—Lord Adam—Act. Blair.—
'Appoints the Petition to be intimated on the 'Walls and in the Minute-Book in common form, Walls and in the Minute-Book in common rotal, and to be publicly advertised once in the Edinburgh Courant and once in the Edinburgh Gazette; grants Warrant for serving the same, with a copy of this Deliverance, on the persons mentioned in the prayer of the Petition; and the prayer of the Petition; and the prayer of the Petition; and the prayer of the Petition. advised, within seven days if within Scotland, and fourteen days if furth thereof, both after service. (Signed) 'James Adam.' WM. FERGUSON, W.S., Agent.

NOTICE.

DONALD CAMPBELL, Farmer, Farley, Beauly, in the County of Inverness, deceased.

A PETITION has been presented to the Commissary of the County of Inverness, by Alexander Macdonald, Junior, Merchant, Shore Street, Beauly, praying his Lordship to appoint him Executor-dative qua Creditor of the deceased; of all which Notice is hereby given, in terms of the Act 4th George IV. chap. 98, sec. 4.

STEWART, RULE, & BURNS, Agents for Petitioner.

NOTICE.

In the Matter of ANDREW THOMSON, Clothier, South Bridge Street, Airdrie, who died at Airdrie on the 16th day of September 1879.

WILLIAM MILLAR, Warehouseman, 20 High Street, Glasgow, has presented a Petition to the Sheriff of the County of Lanark, to be ordained Executor-dative qua Creditor; Notice whereof is hereby

PEEBLES & JAMESON, Solicitors,

County Buildings, Airdrie,

Agents for Petitioner.

20th October 1879.

NOTICE is hereby given that Mrs. Eliza Hills or Ingram, widow, presently residing at No. 93 Gilmore Place, Edinburgh, Executrix-dative qua next of kin of Mrs. Jackina Hills or Barton, widow of the late Robert Barton, who both resided at Pentland Villa, near Loanhead, has presented a Petition to the Sheriff of Midlothian and Haddington, praying to be decerned Executrix-dative qua Creditor to the said ROBERT BARTON, who died at Pentland Villa aforesaid, upon the 16th of February 1879; the said Mrs. Jackina Hills or Barton having been the General Disponee of the said Robert Barton.

CURROR & COWPER, S.S.C., Agents for Petitioner.

India Buildings, Edinburgh, 20th October 1879.

SEQUESTRATION of WILLIAM RAMSAY JOLLY, lately residing at No. 11 Rosehall Terrace, Dalkeith Road, Edinburgh.

Road, Edinburgh.

JOSEPH CAMPBELL PENNEY, Chartered Accountant in Edinburgh, Trustee on the Sequestrated Estates of William Ramsay Jolly, lately residing at No. 11 Rosehall Terrace, Dalkeith Road, Edinburgh, has presented a Petition to the Lord Ordinary officiating on the Bills, in terms of the 103d section of 'The Bankruptcy (Scotland) Act, 1856,' to have it declared that all right and interest in the one-eighth part of the Estate of the deceased Mrs. Christian or Christina Ann Bonthron or Jolly, widow of Stewart Lyell Jolly, sometime residing at Deanpark House, Edinburgh, which the said William Ramsay Jolly has acquired since the date of the Sequestration of his Estates, has vested in the Petitioner as Trustee foresaid; in which Petition the Honourable Lord Adam, Lord Ordinary officiating on the Bills, has pronounced the following Interlocutor:—'Edinburgh, 20th' October 1879.—The Lord Ordinary appoints intimation of this Petition to be made in the Gazette, and requires all concerned to appear in Court for their interest within fourteen days after publication.

(Signed) 'James Adam.' Of all which Intimation is hereby made accordingly.

J. Campbell Penney, Trustee.

J. CAMPBELL PENNEY, Trustee.

130 George Street, Edinburgh, 21st October 1879.

TO THE CREDITORS ON

The Sequestrated Estates of WILLIAM RANDALL QUINTON, Architect in Motherwell.

DY virtue of an Order of the Sheriff-Substitute of Lanarkshire, William Randall Quinton, above designed, hereby intimates that he has presented a Petition to the Sheriff of Lanarkshire at Hamilton, to be finally discharged of all debts contracted by him before the date of the Sequestration of his Estates, in terms of the Statutes.

W. RANDALL QUINTON.

Motherwell, 18th October 1879,

TO THE CREDITORS ON

The Sequestrated Estates of GIBSON, HISLOP, & COMPANY, Commission Merchants and General Produce Brokers, Glasgow, and Andrew Gibson and John Hislop, sole Partners of said Company, as such Partners, and as Individuals.

BY virtue of an Order of the Sheriff-Substitute of Lanarkshire, the said Andrew Gibson and John Hislop hereby intimate that they have presented a Petition to the Sheriff of Lanarkshire at Glasgow, to be finally discharged of all debts contracted by them as Partners of said Company, and as Individuals, before the date of the Sequestration of their Estates, in terms of the Statutes.

> ANDREW PAUL, 196 St. Vincent Street, Glasgow, Agent.

Glasgow, 20th October 1879.

TO THE CREDITORS ON

The Sequestrated Estates of ROBERT FORREST, Grocer and Spirit Merchant, Larkhall.

BY virtue of an Order of the Sheriff-Substitute of Lanarkshire, Robert Forrest, above designed, hereby intimates that he has presented a Petition to the Sheriff of Lanarkshire at Hamilton, to be finally discharged of all debts contracted by him before the date of the Sequestration of his Estates, in terms of the Statutes.

ANDREW PAUL, Writer, Glasgow, Agent. Glasgow, 20th October 1879.

NOTICE is hereby given that JOHN ROBERTSON, Carpenter, presently residing at Bruichnain, Inverness-shire, sometime trading under the Firm of John ROBERTSON & COMPANY, ROBERTSON & COMPANY, and John ROBERTSON, with concurrence of his Creditors, has presented a Petition to the Sheriff of the County of Inverness, praying to be discharged of all debts and obligations contracted by him or for which he was liable at the date of the Sequestration of his Festers on the 18th July date of the Sequestration of his Estates, on the 18th July 1879; and that the Sheriff-Substitute has, by Interlocutor dated 26th September 1879, appointed said Petition to be intimated in the Edinburgh Gazette, and by circular to each Creditor, in terms of the Statute. - Of all which Intimation is hereby given.

EVAN MACKENZIE, Agent for Petitioner.

22 High Street, Inverness, 20th October 1879.

CHARLES SIMON ROMANES, Chartered Accountant in Edinburgh, Trustee on the Sequestrated Estates of GRIERSON & PHILIPS, Engineers and Printing Machine Manufacturers, Broughton Market, Edinburgh, and John Siddons Grierson and Robert Philips, the Individual Partners of said Firm, hereby intimates that his accounts have been audited down to the 10th instant, and that a further Dividend has been postponed. CHARLES S. ROMANES, C.A., Trustee.

4 George Street, Edinburgh, 21st October 1879.

SEQUESTRATION of WILLIAM GILCHRIST, carrying on business as a Dyer at Milncroft, Shettleston, near Glasgow, under the Firm of J. & W. GILCHRIST, of which Firm he is sole Partner, as such Partner, and as an Individual.

THE Trustee hereby intimates that an account of his intromissions with the funds of the Estate, brought down to the 11th instant, has been audited and approved of by the Commissioners, who, in respect there are no funds in the Estate, are unable to declare any Dividend.

J. C. KERR, Trustee.

Glasgow. 17th October 1879.

HE Estates of JAMES AITKEN, Plasterer in Haddington, present Prisoner in the Prison of Haddington, were Sequestrated on the 16th day of October 1879, by the Sheriff-Substitute for the County of Haddington.
The first Deliverance is dated the 16th day of October

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Thursday the 30th day of October current (1879), within the George Inn, Haddington.

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 17th

day of February 1880.
All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

JAMES STOBIE, Solicitor, Haddington, Agent.

THE Estates of GEORGE AITKENHEAD, General Store Keeper, Warrock Street, Glasgow, were Sequestrated on 17th October 1879, by the Sheriff of the

County of Lanark.

The first Deliverance is dated 17th October 1879.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Friday, 31st October current, 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 17th February 1880.

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

Andrew Paul.

196 St. Vincent Street, Glasgow, Agent.

THE Estates of GEORGE REID, Grocer, Draper, and General Merchant, Loanhead, in the County of Midlothian, were Sequestrated on 17th October 1879, by the Sheriff of Middlothian and Haddington.

The first Deliverance is dated 17th October 1879.
The Meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Wednesday the 29th October 1879, within Smith & Dewar's Rooms, No. 79 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 17th February 1880.

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.

LINDSAY, PATERSON, & Co., W.S., 63 George Street, Edinburgh, Agents.

THE Estates of MUIRHEAD & PEDDIE, House Painters, Helensburgh, and Robert Henderson Muirhead and William Peddie, Junior, both House Painters, Helensburgh, the Individual Partners of that Company, as such Partners, and as Individuals, were Sequestrated on 17th October 1879, by the Sheriff of Stirling and Dumbarton.

The first Deliverance is dated 17th October 1879.

The Meeting to elect the Trustee and Commissioners is to be held at twelve c'clock noon, on the 29th day of October 1879, within Gatenby's Temperance Hotel, No.

is to be held at twelve o'clock noon, on the 29th day or October 1879, within Gatenby's Temperance Hotel, No. 4 West Clyde Street, Helensburgh.

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 17th February 1880.

A Warrant of Protection has been granted to the Bankwarts will the Meeting for election of Trustee.

rupts, till the Meeting for election of Trustee.
All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

. JA. SPALDING, Writer, Helensburgh, Agent.

THE Estates of BENJAMIN THOMSON & SON, Engineers in Leith, as a Company, and of Benjamin Thomson, Senior, and Benjamin Thomson, Junior, both Engineers in Leith, the Individual Partners thereof, as such, and as Individuals, were Sequestrated on the 18th day of October 1879, by the Court of Session.

The first Deliverance is dated the 18th day of October

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock, on Tuesday the 28th day of October 1879, within Dowell's Rooms, No. 18 George

October 1879, 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 oaths and grounds of debt must be lodged on or before the 18th day of February 1880.

The Sequestration has been remitted to the Sheriff of Midlothian and Haddington; and a Warrant of Protection granted to the Bankrupts, till the Meeting for the election of Trustee. election of Trustee.

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

JAMES PHILP, Solicitor, 13 Bernard Street, Leith, Agent.

THE Estates of JAMES PYLE, Coppersmith and Brassfounder, residing at 22 Robertson Street, Glasgow, were Sequestrated on the 18th day of October 1879, by the Sheriff of Lanarkshire.

The first Deliverance is dated the 23d day of September

1879.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Tuesday the 28th day of October 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 18th day of February 1880.

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

Macgeorge, Cowan, & Galloway, Writers, 91 West Regent Street, Glasgow, Agents.

THE Estates of WILLIAM KIRK, Grocer, Upper Skelmorlie, were Sequestrated on the 18th day of October 1879, by the Sheriff of the County of Ayr. The first Deliverance is dated the 18th day of October

The Meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Saturday the lst day of November 1879, within the George Hotel in Kilmarnock.

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 18th day of February 1880.

A Warrant of Protection has been granted to the

Bankrupt, till the Meeting for the election of Trustce.
All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

WM. STRONACH, Writer, 25 West Burn Street, Greenock, Agent.

THE Estates of ROBERT DUNCAN, Farmer, Kil-whinlick, Bute, were Sequestrated on the 20th day of October 1879, by the Sheriff of the Sheriffdom of Renfrew and Bute.

The first Deliverance is dated 20th October 1879.

The Meeting to elect the Trustee and Commissioners is to be held on Tuesday the 28th day of October 1879, at twelve o'clock noon, within the Bute Arms Hotel, Rothesay.

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 February 1880.

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

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

WM. HERBERT, Writer, Rothesay, Agent.

SEQUESTRATION of JOHN DUNCAN, Farmer, residing at East Philpstoun, in the Parish of Abercorn and County of Liulithgow.

OHN BARTHOLOMEW, Farmer at Duntarvie, near Winchburgh, in the County of Linlithgow, has been elected Trustee on the Estate; and Thomas Nimmo, Farmer, Craigton, John Dymock, Grocer in Linlithgow, and William Currie, Merchant, Linlithgow, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Linlithgow, on Friday the 24th day of October current, at three o'clock afternoon. The Creditors will meet in the Star and Garter Hotel, Linlithgow, on Monday the 3d day of November next, at twelve o'clock noon.

JOHN BARTHOLOMEW.

Duntarvie, 13th October 1879.

SEQUESTRATION of JAMES RODGER, Grocer, Paisley.

JAMES MILLAR, Writer, Paisley, has been elected Trustee; John Stirling, Mossvale, Paisley, has been elected Commissioner. The Bankrupt's Examination will take place in the Sheriff Court House, Paisley, on Tuesday, 28th October 1879, at 1.30 o'clock P.M. The Creditors will meet in the County Hotel, Paisley, on Monday, 10th November 1879, at ten o'clock A.M., when other two Commissioners will be elected. The Trustee intimates that the Bankrupt at the Meeting held on intimates that the Bankrupt, at the Meeting held on Monday, 6th October 1879, made offer of Composition of Sixpence per pound, payable within fourteen days after his discharge, and to provide for the expenses of Sequestration and Trustee's remuneration, with security of John Park, Spirit Merchant, Paisley; that said offer was entertained for consideration, and will be decided on at the Meeting to be held on the day date hour and the Meeting to be held on the day, date, hour, and place last mentioned.

JAMES MILLAR, Trustee.

SEQUESTRATION of ROBERT GILCHRIST, Draper, Renfrew.

AMES TAYLOR, Chartered Accountant in Glasgow, has been elected Trustee on the Estate; and William Robertson, Hat and Cap Manufacturer in Glasgow, William Wright, Warehouseman there, and D. H. Cameron, Woollen Manufacturer there, have been elected Commissioners. The Examination of the Bankrupt will take place within the Chambers of Mr. Sheriff Cowan, County Buildings, Paisley, on Tuesday the 28th day of October 1879, at one o'clock afternoon. The Creditors will meet within the Chambers of Messrs. Thomson, Jackson, Gourlay & Taylor, Chartered Accountants, Bank of Scotland Buildings, 24 George Square, Glasgow, on Wednesday the 5th day of November 1879, at twelve o'clock noon. o'clock noon.

JAMES TAYLOR, C.A., Trustee.

24 George Square, Glasgow, 18th October 1879.

SEQUESTRATION of ANDREW BURLEY URQUHART, Joiner and Builder in Johnstone, and residing at No. 2 Milton Place, Partick, in the County of Lanark.

OBERT REID, Writer in Johnstone, has been elected Trustee on the Estate; and William Weems, Plumber, Johnstone, James Sloan Robertson, Weems, Plamber, Johnstone, James Sloan Robertson, Slater and Plasterer in Johnstone, and George Smellie, Measurer, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House (within Sheriff Lees' Chambers, County Buildings, Glasgow), on Tuesday the 28th day of October 1879, at eleven o'clock forenoon. The Creditors will meet within the Office of the Trustee, 61 High Street, Johnstone, on Friday the 7th day of November 1879, at half-past eleven o'clock forenoon.

ROB. REID, Trustee.

Johnstone, 20th October 1879.

SEQUESTRATION of JOHN RICHARDSON, Hotel Keeper, Albion Hotel, Dundee.

WILLIAM STIVEN, Accountant, Dundee, has been elected Trustee on the Estate; and James Steele, a Partner of the Firm of Moon, Langlands, & Company, Warehousemen, Dundee, John D. Wilson, a Partner of the Firm of John D. Wilson & Company, Drapers, Reform Street, Dundee, and George Lloyd Alison, Wine Merchant, Dundee, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Dundee, on Saturday the 25th day of October current, at half-past ten o'clock forenoon. The Creditors will meet in Lamb's Hotel, Reform Street, Dundee, on Monday the 3d day of November next, at twelve o'clock noon.

WM. STIVEN, Trustee.

Dundee, 20th October 1879.

SEQUESTRATION of JOHN ROSS, Hotel Keeper, Inverness, now deceased.

DUNCAN MACKINTOSH, Accountant, Castle Street, Inverness, has been elected Trustee on the Estate; and Alexander Simpson, Merchant, Inverness, George Rose, Distiller, Inverness, and James John Campbell, Writer, Inverness, have been elected Commismissioners. The Creditors will meet in the Procurators' Chambers, The Castle, Inverness, on Saturday the 1st day of November 1879, at ten o'clock forenoon, when an offer of Composition by Mrs. Isabella Munro or Ross, residing in Huntly Street, Inverness, Widow and Executrix-dative of the said deceased John Ross, made and entertained for consideration at the Meeting for election of Trustee on 17th October 1879, will be finally disposed of.

D. MACKINTOSH, Trustee.

Inverness, 20th October 1879.

SEQUESTRATION of MARGARET STARK or WADDELL, Farmer, Heads, Glassford.

WADDELL, Farmer, Heads, Glassford.

JAMES YOUNG, Accountant, Hamilton, has been elected Trustee on the Sequestrated Estates; and William Stark, Farmer, Williamston, Mid Calder, James Shanks, Farmer, Deaus, Bathgate, and Henry Russell, King's Arms Hotel, Hamilton, have been elected Commissioners. The Examination of the Bankrupt will take place within the Sheriff Court House, County Buildings, Hamilton, on Thursday the 30th day of October current, at eleven o'clock forenoon. The Creditors will meet within the Trustee's Chambers, No. 1 Quarry Street, Hamilton, on Tuesday the 11th day of November next, at two o'clock_afternoon.

James Young, Trustee.

SEQUESTRATION of RONALD MPHEE, Wine and Spirit Merchant, carrying on business in Govan Road, Govan, and in Shaw Street, Greenock.

WILLIAM MUDIE, Junior, Chartered Accountant in Glasgow, has been elected Trustee on the Estate; and Alexander William Hope, West George Street, Glasgow, A H Black, Kingston Brewery, Glasgow, and William Mutter, Bowmore Distillery, Islay, have been elected Commissioners. The Examination of the Bankrupt will take place within Mr. Sheriff Galbraith's Chambers, County Buildings, Glasgow, on Wednesday the 29th day of October current, at eleven o'clock forenoon. The Creditors will meet in the Chambers of the Trustee, 22 Renfield Street, Glasgow, on Monday the 10th day of November 1879, at twelve o'clock noon.

WILLIAM MUDIE, Jung., Trustee.

SEQUESTRATION of CHARLES CHRISTIE, Farmer, Overton, in the Parish of Ordiquhill and County of Banff.

JOHN DUNCAN, Farmer, Muirake, Fordyce, has been elected Trustee on the Estate; and James Moir, Merchant in Portsoy, James Paterson, Coal Merchant, Portsoy, and George Allan, Farmer at Oldtown, have been elected Commissioners. The Examination of the Bankrupt will take place in the ordinary Court House

at Banff, on Thursday the 30th day of October current, at eleven o'clock forenoon. The Creditors will meet in the Office of Messrs. Allan & Soutar, Solicitors, Banff, on Friday the 5th day of November next, at eleven o'clock forenoon.

JOHN DUNCAN, Trustee.

Muirake, 18th October 1879.

SEQUESTRATION of JOHN GRAY, Farmer at Waulkmill, in the Parish of Ordiquhill and County of Banff.

elected Trustee on the Estate; and George Cumming, Writer, Banff, James Robertson, Feuar, Bridge Street, Keith, and Charles Morrison, residing at Bracobrae Grange, have been elected Commissioners. The Examination of the Bankrupt will take place in the ordinary Court House at Banff, on Thursday the 30th day of October current, at twelve o'clock noon. The Creditors will meet in the Office of Messrs. Allan & Soutar, Solicitors, Banff, on Friday the 5th day of November next, at twelve o'clock noon.

John Duncan, Trustee.

Muirake, 18th October 1879.

TO THE CREDITORS OF

ANDREW THOMSON DUNCAN, Brush Manufacturer, 19 Waterloo Place, Edinburgh, formerly a Partner of the Firm of Thomas Duncan & Sons, Brush Manufacturers, 20 Picardy Place, Edinburgh.

THE said Andrew Thomson Duncan, do hereby intimate that the Lords of Council and Session have appointed a General Meeting of the Creditors on my Sequestrated Estates, to be held within Dowell's Rooms, George Street, Edinburgh, on Wednesday the 29th day of October 1879, at twelve o'clock noon, for the purpose of electing a Trustee or Trustees in succession, in room of James Alexander Molleson, Chartered Accountant, Edinburgh, who has declined to act as Trustee, and Commissioners on my said Sequestrated Estates.

Andw. T. Duncan.

Edinburgh, 20th October 1879.

SEQUESTRATION of Mrs. JANET WALKER THOMSON or REEKIE, Draper in Hillend, near Inverkeithing.

A MEETING of the Creditors will be held in the Chambers of Mr. Andrew Burt, Solicitor, 3 Abbot Street, Dunfermline, on Wednesday the 12th day of November next, at eleven o'clock forenoon, to consider as to an application for Trustee's discharge.

JAMES SHEARER, Trustee.

Dunfermline, 20th October 1879.

ROBERT REID, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estate of JOHN M'NEIL, Grocer and Butcher, Kirkintilloch, hereby calls a General Meeting of Creditors, to be held within the Office of Reid & Mair, Chartered Accountants, 40 Saint Vincent Place, Glasgow, on Monday the 17th day of November next, at twelve o'clock noon, to consider as to an application to be made for the Trustee's discharge.

ROBERT REID, Trustee.

Glasgow, 21st October 1879.

DOBERT REID, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estate of JAMES ROBERTSON, Engineer, Hanley Street, Kinning Park, Glasgow, hereby calls a Meeting of the Creditors, to be held within the Office of Messrs. Reid & Mair, Chartered Accountants, 40 Saint Vincent Place, Glasgow, on Thursday the 30th day of November 1879, at twelve o'clock noon, to consider as to an application to be made for the Trustee's discharge.

ROBERT REID, Trustee.

Glasgow, 20th October 1879.

SEQUESTRATION of DANIEL MORRISON FAIRLEY, Wholesale Ironmonger in Glasgow.

AS Trustee on the above Sequestrated Estates, I hereby call a General Meeting of the Creditors, to be held within my Counting House, 178 Buchanan Street, Glasgow, on Wednesday the 29th day of October 1879, at twelve o'clock noon, for the purpose of considering as to the renewal of the Bankrupt's Protection.

J. C. KERR, Trustee.

178 Buchanan Street, Glasgow, 20th October 1879.

PATRICK HAMILTON AIKMAN, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estate of Mrs. ELIZA THOMSON, residing at 280 Bath Crescent, Glasgow, widow of the late William Mundle Thomson, Clerk, residing in Glasgow, hereby intimates that a General Meeting of the Creditors will be held within the Chambers of Aikman & Glen, C.A., 101 St. Vincent Street, Glasgow, on Wednesday the 19th proximo, at twelve o'clock noon, to consider as to an application for his discharge as Trustee, the whole Estate having been realized, and a first and final Dividend paid therefrom. PATRICK paid therefrom.

PATRICK H. AIKMAN, C.A., Trustee.

Glasgow, 17th October 1879.

SEQUESTRATION of STEEL & COMPANY, Plumbers, Cupar, and Thomas Smith, sometime Joiner, now Plumber, residing in Cupar, sole Partner of said Firm, and as an Individual.

JOHN SKINNER ROBERTSON, Merchant, Cupar, Trustee on said Estate, hereby calls a Meeting of the Creditors, to be held within the Office of William D. Patrick, Writer, County Buildings, Cupar, on Saturday, 15th November 1879, at twelve o'clock noon, to consider as to application to be made for the Trustee's discharge.

J. S. Robertson, Trustee.

Cross, Cupar, 18th October 1879.

JOHN MACFARLANE COOK, Accountant, Edinburgh, Trustee on the Sequestrated Estate of ANDREW WILSON, Builder in Tranent, hereby intimates that at the Meeting of Creditors, held upon the 16th day of October 1879, the Bankrupt offered to the Creditors a Composition on his whole debts of Two Shillings and Sixpence per pound, payable in two equal instalments on 5th December next and 1st March 1880, with security: and that the Creditors present unoninstalments on 5th December next and 1st March 1880, 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 Chambers of Couper & Cook, Public Accountants, 37 George Street, Edinburgh, upon Saturday the 8th day of November 1879, at twelve o'clock noon.

John M. Cook, Trustee.

Edinburgh, 18th October 1879.

TAMES CAMERON KERR, Accountant in Glasgow,
Trustee on the Sequestrated Estates of DAVID
YOUNG, Horse Dealer, Comley Park Street, Glasgow,
hereby intimates that at the Meeting of Creditors held
upon the 10th day of October current, the Bankrupt
offered to the Creditors a Composition on his whole
debts of One Shilling per pound, payable by one instalment at one month from the date of his 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 Creditors, to be held within the Counting House of the Trustee, No. 178 Buchanan Street, Glasgow, upon Tuesday the 4th day of November 1879, at twelve o'clock

J. C. KERR, Trustee.

Glasgow, 18th October 1879.

JOHN MILLER, Accountant, Glasgow, Trustee on the Sequestrated Estate of JAMES MITCHELL, Accountant, Glasgow, hereby calls a General Meeting of the Creditors, to be held within his Office, 68 Bath Street, Glasgow, on the 29th day of October current, at twelve o'clock noon, to take into consideration an offer of Committee to be rade by the said Larges Mitchell position to be made by the said James Mitchell.

John Miller, Trustee.

Glasgow, 18th October 1879.

ALEXANDER MACTAVISH, Ironmonger, Castle Street, Inverness, Trustee on the Sequestrated Estate of ALEXANDER MACDONALD, Contractor and Carpenter, Culcabook, near Inverness, hereby intimate that at a Special General Meeting of Creditors, held on the 18th current, the Bankrupt made an offer of Composition of Three Shillings and Sixpence per pound to his Creditors on all debts due by him at the date of to his Creditors on all debts due by him at the date of his Sequestration, payable in cash on the 1st day of December next, and offered John Morrison, Wood Turner, Inverness, as his security. The said Alexander Macdonald further offered to pay or provide for the whole expenses attending the Sequestration and the remuneration to the Trustee. That the Creditors or Mandatories for Creditors present at said Meeting unanimously resolved that the offer and security should be entertained for consideration, and Notice is hereby unanmously resolved that the oner and security should be entertained for consideration; and Notice is hereby given that another General Meeting of Creditors will be held within the Writing Chambers of Mr. Hugh Simpson, 63 Church Street, Inverness, on Monday the 10th day of November, at one o'clock afternoon, for the purpose of finally deciding on the Bankrupt's offer and the security proposed.

ALEX. MACTAVISH, Trustee.

Inverness, 18th October 1879.

JOHN ALLAN, Town-Clerk Depute, Cullen, Trustee on the Sequestrated Estate of GEORGE MAIR, 'DEAR,' Fisherman, Portknockie, hereby intimates that a first and final Dividend will be paid to those Creditors whose claims have been admitted by the Trustee, within his Office in Seafield Street, Cullen, on the 1st day of December next (1879).

JNO. ALLAN, Trustee.

Cullen, 16th October 1879.

SEQUESTRATION of JAMES FLEMING MILLAR, Clothier, 124 and 126 Ingram Street, Glasgow.

S Trustee on this Estate, I hereby intimate that my A accounts, brought down to the 6th instant, have been audited by the Commissioners, in terms of the Statute; and that on and after Monday, 8th December next, a first Dividend will be paid, at my Office, 59 St. Vincent Street here, to those Creditors whose claims have been duly lodged and admitted.

John Wilson, C.A., Trustee.

Glasgow, 20th October 1879.

DOBERT REID, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estates of M'LEAN & M'CULLOCH, Joiners, Govan Road, Govan, near Glasgow, and Dugald M'Lean and Duncan M'Culloch, both Joiners there, the Individual Partners of that Company, as such Partners, and as Individuals, hereby intimates that the Commissioners have audited his accounts, brought down to 5th instant, and that an equalizing and second and final Dividend will be paid, within his Chambers, 40 Saint Vincent Place here, on Saturday the 6th day of December next, to those Creditors whose claims have been duly lodged with and admitted by him.

ROBERT REID, Trustee,

Glasgow, 20th October 1879.

JOHN TURNBULL SMITH, Chartered Accountant in Edinburgh, Trustee on the Sequestrated Estate of HENRY HARDING, Builder, Hartington Terrace, Rosslyn Street, Edinburgh, hereby intimates that his accounts, brought down to the 3d instant, have been audited by the Commissioners, and that an equalizing Dividend will be paid to those Creditors who had not lodged their claims before 3d June last, within my Chambers here, on Thursday the 4th day of December 1879; and further, that the declaration of a second Dividend has been postponed.

J. TURNBULL SMITH, Trustee.

29 St. Andrew Square, Edinburgh, 21st October 1879.

SEQUESTRATION of ALEXANDER MACKAY, Carpenter and Contractor, Academy Street, Inverness.

THE Commissioners have postponed the declaration of a Dividend until the recurrence of another statutory period.

K. MACDONALD, Trustee.

Inverness, 20th October 1879.

SEQUESTRATION of JAMES KIRK, Tailor and Clothier, 155 South Cumberland Street, Glasgow.

THE Trustee hereby intimates that an account of his intromissions with the funds of the Estate, brought down to the 4th instant, has been audited and approved of by the Commissioners, who have postponed the declaration of a Dividend till the recurrence of another statutory period, and dispensed with circulars to Creditors.

ALEX. H. SMITH, Trustee.

Glasgow, 20th October 1879.

SEQUESTRATION of HENRY BROUGHAM CUN-NINGHAM, Clerk, residing at No. 9 Albert Drive, Crosshill, near Glasgow.

THE Trustee hereby intimates that the Commissioners have audited his accounts to the 10th instant, and postponed the declaration of a Dividend to the next statutory period, and dispensed with sending circulars to Creditors.

GEO. MUIR, Trustee.

Glasgow, 17th October 1879.

THOMAS IRELAND, Accountant in Dundee, Trustee on the Sequestrated Estate of WILLIAM HOY NEILSON, Grain and Coal Merchant in Dundee, hereby intimates that his accounts and state of funds as at 4th October current have been audited by the Commissioners, who have postponed the declaration of a Dividend until the resurrence of enother extent to a proper and dispersed. the recurrence of another statutory period, and dispensed with notice to Creditors.

THOS. IRELAND, Trustee.

Dundee, 18th October 1879.

SEQUESTRATION of JAMES LITTLEJOHN, Builder in Uddingston.

THE Trustee hereby intimates that an account of his intromissions with the funds of the Estate, brought down to the 4th instant, has been audited and approved of by the Commissioners, who have postponed the declaration of a Dividend till the recurrence of another statutory period, and dispensed with circulars to Creditors.

ALEX. H. SMITH, Trustee.

Glasgow, 20th October 1879.

TOHN DYKES, Junior, Accountant, Glasgow,
Trustee on the Sequestrated Estate of JOHN
FLEMING, Baker, Cheapside Street, Kilmarnock, hereby
intimates that the Commissioners have postponed a
Dividend till the recurrence of another statutory period.

JOHN DYKES, Junr., Trustee.

Glasgow, 14th October 1879.

SEQUESTRATION of JAMES BARRON, Farmer at Mains of Mayen, in the Parish of Rothiemay and County of Banff.

HE Commissioners have postponed payment of a Dividend until the recurrence of another statutory period.

GEO. CUMMING, Trustee.

Banff, 17th October 1879.

JAMES CAMPBELL, Writer in Saltcoats, Trustee on the Sequestrated Estate of JAMES BARCLAY, Grocer and Wine Merchant, Ardrossan, hereby intimates that his accounts, brought down to the 7th October current, have been audited by the Commissioners, who have postponed the declaration of a Dividend until the next statutory period.

JAS. CAMPBELL, Trustee.

Saltcoats, 18th October 1879.

SEQUESTRATION of JAMES HUNTER, Builder, Duke Street, Leith.

THE Trustee intimates that his account of intromissions, brought down to 4th instant, has been audited by the Commissioners, who have postponed the declaration of a further Dividend till next statutory period, and dispensed with circulars to Creditors.

W. N. MASTERTON, Trustee.

10 George Street, Edinburgh, 20th October 1879.

SEQUESTRATION of JAMES LAWCOCK & CO., Flour Merchants and Sack Manufacturers, Glasgow, and Gavin Lawcock, now deceased, sole Partner thereof.

James Hutton, C.A., Glasgow, Trustee on the Sequestrated Estates, hereby intimates that the Commissioners have audited his accounts, brought down to the 4th instant, and that they postponed declaring a Dividend till the recurrence of another statutory period.

JAMES HUTTON, C.A., Trustee.

179 West George Street, Glasgow, 17th October 1879.

THOMAS HUME, at one time Farmer, residing at Winterfield Mains, now residing at Westgate End, Dunbar, has presented a Petition in the Sheriff Court of Midlothian and Haddington at Haddington, for Interim Protection and Decreet of Cessio Bonorum; and all his Creditors are hereby required to appear within the Sheriff Court House at Haddington, on Thursday the 27th day of November next, at twelve o'clock noon, when he will appear for Examination. appear for Examination.

. JAS. WATSON, Agent for Petitioner.

Haddington, 17th October 1879.

A RCHIBALD CAMPBELL, residing at 789 Gallow-gate Street, Glasgow, one of the Individual Partners of ARCHIBALD CAMPBELL & Sons, Greengrocers, 789 Gallowgate Street, Glasgow, and presently a Prisoner in the North Prison, Glasgow, has presented a Petition to the Sheriff of Lanarkshire at Glasgow, for Interim Liberation and Decree of Cassie Represented this Creditary tion and Decree of Cessio Bonorum; and all his Creditors are hereby required to appear within the Chambers of the Sheriff-Substitute (Mr. Spens), County Buildings, Glasgow, on the 27th day of November next, at two o'clock afternoon, when he will appear for Examination.

> W. D. HALL, Procurator, 116 St. Vincent Street, Glasgow, Agent for Petitioner.

Glasgow, 20th October 1879.

MRS. MARGARET JEAN THOMPSON, presently residing at No. 41 Queen Street, Edinburgh, has presented a Petition to the Sheriff of Midlothian, for Interim Protection and the benefit of the Process of Cessio Bonorum; and all her Creditors are hereby required to appear within the Bankruptcy Court, Sheriff Court House, George IV. Bridge, Edinburgh, upon the 24th day of November next, at one o'clock P.M., when she will appear for Examination.

> JOHN MACARA, S.S.C., No. 1 George Street, Edinburgh, Petitioner's Agent.

Edinburgh, 20th October 1879.

A NDREW RITCHIE, Horse Dealer, Magdalene A NDREW RITCHIE, Horse Dealer, Magdalene A Bridge, Musselburgh, has presented a Petition to the Sheriff of Midlothian and Haddington, for Interim Liberation, Interim Protection, and Decree of Cessio Bonorum; and all his Creditors are hereby required to appear within the Bankruptcy Court, Sheriff Court House, George IV. Bridge, Edinburgh, on Tuesday, 25th November 1879, at one o'clock afternoon, when he will attend for Examination.

> Donald Macpherson, Solicitor, 4 North St. David Street, Edinburgh, Agent.

21st October 1879.

NOTICE.

THE Copartnership of SCOTT & MACGILL, carrying on business as Ship Builders at Bowling, in the County of Dumbarton, was DISSOLVED on the 30th day of September last, 1879, of mutual consent of the Subscribers, the sole Partners thereof.

The Subscriber James Scott will continue to carry on the Business as hitherto under the style of Scott & Co. for his own behoof, and he is authorized to receive all debts due to the Firm, and will discharge its liabilities.

JAMES SCOTT

THOMAS MACGILL.

CHARLES W. SCOTT, Clerk, Bowling, Witness. WALTER BUCHANAN, Writer, Dum-barton, Witness. Bowling, 20th October 1879.

THE Copartnery Concern carrying on Business as Nail Manufacturers, Agents, and Iron Merchants, Founders, and Factors at Port Downie, near Falkirk,

under the Firm of JONES & FORBES, has been DIS-

SOLVED by mutual consent of this date.

The Subscriber James Jones will carry on the Business of Nail Manufacturer, at the same place, under his own name and on his own account.

The Subscriber the said James Forbes will carry on the Business of Agent, Iron Merchant, Founder, and Factor, also at the same place, on his own account, under the Style or Firm of Jones & Forbes.

Either of the parties will pay the liabilities of, and is hereby authorized to collect and discharge all debts due,

to the late Firm.

Port Downie, Falkirk, 16th October 1879.

JAMES JONES.

JAs. FORBES.

Thos. Gibson, Solicitor, Falkirk, Witness.

ROBERT BURNS CALLANDER, Law-Apprentice, Falkirk, Witness.

NOTICE OF

DISSOLUTION OF COPARTNERY.

THE Copartnery carried on by the Subscribers as Practical Electricians and Manufacturers of Copper Rope Lightning Conductors and Chimney Improvers, under the Firm of GOODCHILD, MOIR, & COMPANY, expired on the 12th day of October current, and is now DISSOLVED.

Dundee, 15th October 1879.

JASON GOODCHILD.

D. M'Intyre, Accountant, Dundee, Witness.

D. M. Watson, Clerk to M'Intyre & Sievwright, Accountants, Dun-dee, Witness.

GEORGE FOULER MOIR.

. Forbes Wight, Advocate, 11 Union Buildings, Aberdeen, Witness.

Geo. M. AITKEN, Writer, Aberdeen, Witness.

NOTICE.

THE Copartnership carried on by the Subscribers, sole Partners thereof, as Wine and Spirit Merchants at Nos. 4 and 6 Cornwall Street, Govan, under the name or style of DONALD M'NAUGHTON, was of mutual consent DISSOLVED of this date.

The debts owing to the Copartnership will be collected, and all debts and obligations due by the Copartnership will be paid, by the Subscriber Donald M'Naughton, who continues the Business under the

Glasgow, 17th October 1879.

JAMES YOUNG.

DONALD M'NAUGHTON.

James Findlay, of No. 41 West George Street, Glasgow, Writer,

John A. Leck, of No. 41 West George Street, Glasgow, Clerk-at-Law, Witness.

Paisley, 20th October 1879.

THE Company carrying on business as Milliners and Dressmakers in High Street, Paisley, under the Firm of J. & M. M'KINLAY, was DISSOLVED on the 31st day of March 1878, by mutual consent of the Subscribers, the sole Partners thereof.

The Subscriber Margaret M'Kinlay is authorized to receive and pay all debts due to and by the Firm.

JEANIE REID. MARGARET M'KINLAY. ROBERT M'KINLAY.

JAMES GARDNER, Witness. Writer, Paisley, GEO. WILSON, Jr., Law-Clerk, Paisley, Witness.

NOTICE.

THE Copartnery of ALEXANDER & COMPANY,
Brick Manufacturers, Cowdenhill, near Duntocher,
of which David Alexander and Alexander Jack, both
Brick Manufacturers there, were the sole Partners, has
of this date been DISSOLVED with mutual consent.
The Subscriber Alexander Jack is authorized to uplift
and discharge all accounts due to the discolved Firm

and discharge all accounts due to the dissolved Firm. He will also pay all accounts due by the Firm.

Renfrew, 20th October 1879.

DAVID ALEXANDER. ALEXANDER JACK.

W. HERRON, Writer, Renfrew, Witness. JAS. Dowie, Law-Clerk, Renfrew, Witness.

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

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