

The Edinburgh Gazette.

Published by Authority.

TUESDAY, NOVEMBER 18, 1879.

CIVIL SERVICE COMMISSION, November 14, 1879.

THE Civil Service Commissioners hereby give notice, that at an Examination held in London on the 14th October 1879, and following days, in pursuance of the Regulations respecting Open Competitive Examinations for Clerkships (Class I.) in the Civil Service, dated 28th March 1873, and published in the London Gazette of the same date, the undermentioned Candidates obtained the places marked against their names, viz. :--

Number in Order of Merit.	Name.
1 2 3 4 5 6 7 8 9 10	Troup, Charles Edward Webb, Sidney James Layton, Charles James Rodney, Harley Black, John George Glasson, William John Wharton Law, William Algernon Cajetau Jacobsen, Louis Henry Connolly, William Patrick Joseph Shipley, Hammond Smith

DUBLIN CASTLE, November 13, 1879.

Her Majesty's Letters Patent have passed the Great Seal of Ireland, appointing Clot-

worthy John Eyre Foster, Viscount Massereene and Ferrard, to be Her Majesty's Lieutenant and Custos Rotulorum of the County of Louth, and Lieutenant of the County of the Town of Drogheda.

BANKRUPTS

FROM THE LONDON GAZETTE.

BANKRUPTCIES ANNULLED. William Beart Foss, of Ribmaster's Farm, Eaton, Hastings, Berks, farmer and dairyman. Henrietta Margaret Simon, of 5 Kent Gardens, Ealing, Middlesex. BANKRUPTCIES AWARDED. John Augustus Dickson, of 26 Carter Lane, London, and of 1 Claughton Villas, Eastern Road, Romford, Essex, commission agent. W Chamberlain, of 90 New Road, Whitechapel, Middlesex, bootmaker. James Connor, of 129 Page Street, Westminster, late of 50 Aldermanbury and 49 Fawn Street, both in London, umbrella manufacturer.

- Newman Henry Lewinski, trading as Lewinski & Co., of 6 South Street, Finsbury, London, merchant.
- Frank Joseph Noble, of Alvington, Lydney, Gloucester, trading with George Noble, of Wanstead, Essex, carrying on business at Alvington aforesaid, and 3 George Yard, London, under the style of F. J. Noble & Co., paper board manufacturer,

- Thomas Edward Irish Channing, of Ashburton Grove, Hornsey Road, Middlesex.
- Alfred Wells, of Milton Court Mill and Milton Court Farm, both in Dorking, Surrey, lately carrying on business as a miller and farmer, and residing at Milton Court Mill aforesaid.
- Francis William Sancroft Damant, of Ventnor, Isle of Wight, solicitor, by the Capital and Counties Bank, of 39 Threadneedle Street, London.
- Samuel Ticehurst, of 34 Western Road, Brighton, Sussex.
- Frederick Wheelwright, of 155 Victoria Road, Astonjuxta-Birmingham, Warwick, photographer.
- Charles Truman, of 90 Highgate, Birmingham, Warwick, and carrying ou business at 36 Cannon Street, Birmingham aforesaid, with George Apted, as tea and coffee merchants.
- Isaac Denison Cooper, of 12 Mulgrave Terrace, Scarborough, York, woollen merchant.
- John Walsh, of 53 Earl Street, Shipley, plasterer, lately of Lane End, Baildon, both in York.
- Frederick William Lock, of Bridge Street, Barton Hills, Bristol, builder.

In Parliament-Session 1880.

GLASGOW IMPROVEMENTS.

(Extension of time for levying and alteration of rates, assessments, &c., leviable under 'The Glasgow Improvements Act, 1866,'- New Rates, Assessments, &c., for purposes of the Glasgow Improvements Acts, 1866 and 1871, on Owners as well as on Occupiers, or on Owners exclusively, or on Occupiers exclusively, within the City and Royal Burgh of Glasgow-Further Borrowing powers, including money for repayment of monies borrowed by Trustees in excess of powers of Act of 1866-Sinking Fund -Transfer to Magistrates and Council of Glasgow, acting under 'The Glasgow Police Acts, 1866, 1872, 1873, 1875, and 1877,' of Model Lodging-Houses erected by the Glasgow Improvement Trustees, and other property acquired by them, and application of funds of Magistrates and Council acting under Police Acts for these purposes-Confirmation of purchase by Trustees of Properties out of funds appropriated by Section 35 of Act of 1866-Costs of Act—Amendment of Acts, and other purposes.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill (in this Notice called ' the Bill') for the purposes, or some of the purposes following (that is to say) :--

1. To extend for such period (limited or unlimited), as the Bill may define, the times limited by ⁴ The Glasgow Improvements Act, 1866' (in this Notice called 'the Act of 1866'), within which the Lord Provost, Magistrates, and Council of the City of Glasgow, the Trustees appointed for executing and carrying into effect the provisions and purposes of the Act of 1866 (in this Notice called 'the Trustees'), may assess and levy the annual assessments by that Act authorized, and to alter and if need be to increase those assessments, or either of them, and to alter the terms and conditions on which those assessments are made, or to repeal the assessments by that Act authorized, and the provisions of that Act relating thereto,

and to authorize and empower the Trustees to assess and levy new and additional rates and assessments for the several objects and purposes of 'The Glasgow Improvements Acts, 1866 and 1871,' and for the purposes of the Bill, on and from proprietors (as defined by the Act, 17 and 18 Vict. cap. 91, intituled, 'An Act for the valuation of Lands and Heritages in Scotland'), of Lands and Heritages (hereinafter referred to as the proprietors), and on and from the Tenants or Occupiers (as defined by the said last mentioned Act), of Lands and Heritages, situate within the limits of the City and Royal Burgh of Glasgow, as defined by 'The Glasgow Municipal Act, 1872,' and 'The Glasgow Municipal Act, 1878' (hereinafter referred to as the Occupiers), in equal proportions or in such other proportions and in such manner and to such extent as may be deemed expedient, or on the Proprietors exclusively, or on the Occupiers exclusively, and to confer, vary, or extinguish exemptions from the payment of such rates and assessments, and to make such other provisions with reference to rates and assessments, and other matters aforesaid, as the Bill may provide, or as Parliament may direct.

2. To authorize the Trustees, in addition to the sum they are already authorized to borrow, to borrow, and from time to time to re-borrow, further money for the purposes of their under-taking, and of 'The Glasgow Improvements Acts, 1866 and 1871,' and of the Bill, or any of them on the credit and security of the rates and assessments authorized by these Acts, and to be authorized by the Bill, or any of them, and on bonds, mortgages, or security of the lands, houses, and property purchased, or to be purchased, and on any houses or buildings now, or hereafter, to be erected and built by the Trustees, or any of them, or of the rents or property issuing or arising out of, or from any lands, houses, and property from time to time in the possession of, or belonging to the Trustees, or from any interest therein, or by cash credit, or otherwise, or by any of those means, and to provide a sinking fund for the gradual extinction of the bonds, mortgages, and other debts granted or incurred by, or to be granted or incurred by them in the execution of the powers of 'The Glasgow Im-provements Acts, 1866 and 1871,' or of the Bill, and to repeal or alter and amend the provisions of the said Acts of 1866 and 1871 with reference to the repayment of the monies already borrowed by the Trustees, and to make other provisions in lieu thereof.

3. To confirm and validate the action of the Trustees with respect to the application of monies realized by the sale of properties and feuduties to the purchase of other properties acquired for the objects and purposes of the Act of 1866, instead of applying the money so laid out in reducing the Mortgage Debt, as directed by section 35 of the Act of 1866.

4. To confirm and validate and to make chargeable on the rates and assessments authorized by the Act of 1866, and to be authorized by the Bill, the several sums borrowed by the Trustees in addition to the sums they were authorized to borrow by the Act of 1866, and the action of the Trustees with reference thereto.

5. To enable and empower the Trustees to transfer and convey to the Magistrates and Council of the City and Royal Burgh of Glasgow acting under 'The General Police and Improvement (Scotland) Act, 1862, Order Confirmation (Glasgow) Act, 1877,' in execution of the powers and duties of 'The Glasgow Police Acts, 1866, 1872, 1873, 1875, and 1877,' and 'The Glasgow Municipal Act, 1878' (hereinafter called 'the Magistrates and Council'), without consideration or under burden of such sum or sums or in such other manner and on such other terms and conditions as may be agreed on, or the Bill may provide, (1) the several model lodging-houses erected by the Trustees and presently vested in them and any property which it may be deemed expedient, either previous to or at the termination of the Trust created by the Act of 1866, to retain in the interests of the said City and Royal Burgh for public purposes, or any of them, or any part thereof, (2) and to authorize the Magistrates and Council to hold and maintain the said several model lodging-houses and property, so to be conveyed to them absolutely with power to sell and dispose thereof, or of any part thereof, at such prices, in such manner, and on such terms and conditions as they may deem expedient, and to apply for these purposes any portion of the rates, assessments, or funds, which the said Magistrates and Council at any time possess or are entitled to levy and assess, and to make such other provisions with reference to the matters aforesaid, as the Bill may define or Parliament prescribe.

6. To vary or extinguish, exclude or modify all rights, powers, privileges, jurisdictions, and authorities inconsistent with or which would in any way impede or interfere with any of the purposes and objects of the Bill, and to confer other rights, privileges, and authorities.

7. To provide for the payment of the costs, charges, and expenses preparatory and incidental to the applying for and passing the Bill into an Act out of any monies from time to time in the hands of the Trustees, or otherwise as the Bill may provide.

8. To repeal, alter, amend, or modify, so far as may be necessary or expedient for the purposes of the Bill, the provisions or some of the provisions of 'The Glasgow Improvements Acts, 1866 and 1871,' 'The Glasgow Police Acts, 1866, 1872, 1873, 1875, and 1877,' and 'The General Police and Improvement (Scotland) Act, 1862, Order Confirmation (Glasgow) Act, 1877,' and 'The Glasgow Municipal Act, 1878.'

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons, on or before the 20th day of December next.

Dated this 12th day of November 1879.

J. D. MARWICK, Town Clerk, Glasgow, Solicitor for the Bill.

SIMSON & WAKEFORD, 11 Great George Street, Westminster, Parliamentary Agents.

GLASGOW FACULTY OF PHYSICIANS AND SURGEONS WIDOWS' FUND.

(Alteration of Acts, Regulations and Management; New Trustees or Judicial Factor; Alteration of Contributions, Annuities, and Provisions; Transfer of Fund and its Liabilities to an Insurance Company or other Body; Surrender of Interests; Winding-up and Distribution of Fund.)

NOTICE is hereby given, that application is one hand, and the Contributors to the Fund or intended to be made to Parliament in the any one or more of them, on the other ensuing Session for leave to bring in a Bill (herein- hand, to agree from time to time for the retire-

after called 'the Bill') for the following purposes, or some of them, that is to say—

To amend the provisions of an Act passed in the thirteenth year of the reign of Her present Majesty, entituled 'An Act for better regulating the privileges of the Faculty of Physicians and Surgeons of Glasgow and amending their Charter of Incorporation,' in so far as the said Act relates to the fund established for behoof of the Widows and Children of the Members or Fellows of the Faculty of Physicians and Surgeons of Glasgow (hereinafter called 'the Faculty'), or of certain of such Members or Fellows; to alter certain of the rules and regulations now in force with respect to the management and distribution of the said Fund (hereinafter called 'the Fund'); and to confirm the said rules and regulations in other respects.

To make new provisions for the management of the Fund; and to provide for the election or assumption from time to time, by the Contributors to the Fund or by the Trustees of the Fund for the time, or otherwise, of new Trustees, either from among the number of such Contributors or other persons, to act along with or in succession to the existing Trustees in managing the Fund, or for the appointment of a Judicial Factor for managing the same, and to provide for the vesting of the Fund in the Trustees for the time being, or in such Judicial Factor, and to alter the quorum of Meetings of such Contributors and Trustees.

To alter, so far as respects the Fund, those provisions of the Friendly Societies Act, 1875, which limit the amount of Annuities and principal sums payable to Contributors, and to Widows and Children of Contributors to the Fund; to alter and rearrange from time to time, if thought expedient, the amount or rate of the Annuities to Widows and provisions to Children of Contributors; and to provide for the payment of an equitable contribution by or in respect of Contributors who may hereafter marry.

To provide for the Transference to an Insurance Company, Corporation, Association, or other body, at such time and in such manner as shall be resolved on by the Contributors or Trustees or Judicial Factor for the time, or as shall be provided by the Bill, of the Fund or any part thereof, and of all or any part of the property real and personal, securities, moneys, debts and revenues belonging and owing thereto, including all sums which may hereafter become due from existing Contributors, with power to sue for and recover the same, in consideration of such Insurance Company, Corporation, Association, or other body undertaking the obligation of paying to the Widows and Children of deceased and existing Contributors who are then entitled, or who may thereafter become entitled, to annuities or provisions out of the Fund, such annuities, provisions, and other sums as can be obtained, or as may be agreed on, or as shall be provided for by or under the powers of the Bill; and to provide for the enforcement by the Contributors to or Trustees of the Fund, and the Widows and Children interested therein, or by the Faculty, or otherwise, of the obligations undertaken as aforesaid by such Insurance Company, Corporation, Association, or other body.

To empower the Trustees of the Fund, or the said Judicial Factor, or such Insurance Company, Corporation, Association, or other body, on the one hand, and the Contributors to the Fund or any one or more of them, on the other hand, to agree from time to time for the retirement of such Contributors or Contributor from the Fund, and for the surrender of their or his interest therein, and of the annuities and provisions or annuity and provision to which their or his widows or widow and children might become entitled thereout, upon payment of the value of such interest and contingent annuities and provisions or annuity and provision, as the same shall be agreed upon with such Contributors or Contributor, or fixed by or under the provisions of the Bill.

To provide for the winding-up of the Fund, at such time and in such manner as shall be resolved on by the Contributors or Trustees or Judicial Factor for the time, or as shall be provided by the Bill, and (if thought expedient) for the purchase from Government, or otherwise, for behoof of the Widows then entitled to annuities from the Fund, and for the children who may thereafter become entitled to provisions in the event of the predecease of such Widows, of annuities equal in amount to those which such Widows may be then receiving, or of such other amount or varying amounts as may be equitable in the circumstances, and of corresponding contingent provisions for such Children; and for distributing the remainder of the Fund among the then existing Contributors, or their Wives or Children, or some of them, or for holding the same in trust for their behoof, in such proportions and manner as shall be fixed by or under the provisions of the Bill.

To vary or extinguish certain of the rights and privileges of the Contributors to the Fund, and of the Widows and Children of deceased Contributors, and of the Wives and Children present and future of existing Contributors; and to vary or extinguish all other rights and privileges which might in any manner interfere with any of the objects of the Bill; and to confer all powers, rights and privileges necessary or expedient for effecting those objects or in relation thereto.

Printed Copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 20th day of December next.

Dated this Tenth day of November 1879.

HILL, DAVIDSON, & HOGGAN, 106 Ingram Street, Glasgow.
GRAHAMES, WARDLAW, & CURREY, 30 Great George Street, Westminster.

In Parliament-Session 1880.

THE EARL OF ABERDEEN'S RAILWAY.

(Incorporation of Company; Power to make Railway in County of Aberdeen; Powers to Great North of Scotland Railway Company to Subscribe; Working and other Arrangements with that Company; Powers to Run over Railway belonging to that Company; Powers to the Earl of Aberdeen in Relation to Intended Railway; Amendment of Acts.)

N OTICE is hereby given, that application is intended to be made to Parliament in the next session for an Act for the following purposes, or some of them (that is to say):-

To incorporate a Company (hereinafter called 'the Company'), and to enable the Company to make and maintain the following Railway, wholly situate in the County of Aberdeen, with all proper stations, works, and conveniences connected therewith respectively (that is to say):— A Railway commencing in the parish of Udny by a Junction with the Formartine and Buchan Branch of the Great North of Scotland Railway at a point on that branch one hundred and fifty yards or thereabouts, measuring along that branch railway in a southerly direction from the south end of the Station House at Udny Station, and terminating at or near the village of Methlick, in the parish of Methlick, in a field belonging to the Earl of Aberdeen, and in the occupation of Alexander Duncan, and numbered 1094 on the Ordnance Survey of Aberdeenshire, which intended Railway will pass from, in, through, or into, or be situate within the several parishes and places following, namely, Foveran, Udny, Tarves, and Methlick :

To enable the Company to stop up, alter, or divert, either temporarily or permanently, turnpike and other roads, railways, tramways, streets, rivers, streams, or bridges, for the purposes of the intended Act, or any of them.

To enable the Company to purchase lands and buildings by compulsion or agreement for the purposes of the intended Act, or any of them, and to vary or extinguish all existing rights and privileges in any manner connected with the lands and buildings to be purchased for the purposes aforesaid, or which would in any manner impede or interfere with the purposes of the intended Act, or any of them, and to confer other rights and privileges.

To enable the Company to levy tolls, rates, charges, and duties, and to grant exemptions from the payment of tolls, rates, charges, and duties.

To enable the Great North of Scotland Railway Company to contribute towards the capital of the Company, and to hold shares, and to appoint directors therein, and to enable the said Company to apply for such purposes the capital or funds which they are authorized to raise by any of the Acts relating to the Company, or to raise for the purpose aforesaid, if necessary, further sums of money by shares or mortgage, and either with or without a preference attached to such shares, as the said Company may think fit, and to confirm any arrangements or agreements made or which may be made between the Company and the Great North of Scotland Railway Company or their directors with reference to the matters aforesaid.

To authorize the Company and all companies and persons lawfully working or using the intended Railway, or any part thereof, to run over and use, with their engines and carriages, wagons, officers, and servants, and for the purposes of traffic of all kinds the Railways belonging to the Great North of Scotland Railway Company, and to enable that Company to use in a similar manner the Railway of the Company, together with all stations, sidings, platforms, points, signals, junctions, and roads, water, engines, engine sheds, standing room for engines, booking and other offices, warehouses, machinery, works, and conveniences connected with the said Railways respectively, on payment of such tolls, rates, rent, or other considerations, and on such charges, terms, and conditions, as may be agreed on, or as shall be prescribed or provided by the intended Act.

To enable the Company on the one hand, and the Great North of Scotland Railway Company on the other hand, from time to time to enter into and carry into effect contracts, agreements, and _arrangements for or with respect to the use, working, management, construction, and maintenance by that Company of the intended Railway and works of the Company, or any part or parts thereof; the supply of rolling stock and machinery, and of officers and servants for the conduct of the traffic of the intended Railway; the payments to be made and the conditions to be performed with respect to such working, use, management, construction, maintenance, and supply; the interchange, accommodation, conveyance, and delivery of traffic coming from or destined for the respective undertakings, the levying, fixing, division, and appropriation of the tolls, rates, charges, receipts, and revenues levied, taken, or arising from such traffic, and the sums or considerations, whether annual or in gross, and the rents, payments, allowances, rebates, and drawbacks to be paid, made, or allowed by either of the contracting Companies to the other of them for or on account of any of the matters to which the respective contract, agreement, or arrangement relates; and to confirm, and, if thought fit, to vary, any such contract or agreement which may have been, or which previous to the passing of the intended Act may be entered into.

To enable the Earl of Aberdeen or his successors to contribute towards the construction of the intended Railway by subscribing for, taking and holding shares in the capital of the Company, or by granting a charge, for such contribution or subscription for shares, on his entailed estates in the county of Aberdeen, or otherwise, in such other manner and on such terms and with such other powers and provisions as may be prescribed by the intended Act.

To alter, amend, vary, or repeal all or some of the provisions of the local and personal Acts following, or some of them, that is to say: the Formartine and Buchan Railway Act, 1858, the Great North of Scotland Railway Consolidation Act, 1859, and any other Acts relating to or affecting the Great North of Scotland Railway Company.

And Notice is also hereby given, that on or before the twenty-ninth day of November instant, maps, plans, and sections relating to the objects of the intended Act, with a book of reference to such plans, and a copy of this Notice as published in the Edinburgh Gazette, will be deposited for public inspection with the Principal Sheriff Clerk of the County of Aberdeen at his offices at Aberdeen and Peterhead; and that copies of so much of the said plans, sections, and book of reference as relates to the several parishes in or through which the intended Railway and works are proposed to be made or lands are situate, together with a copy of this Notice as published in the Edinburgh Gazette, will, on or before the said twenty-ninth day of November, be deposited with the Session Clerk of each such parish at his office or if he has no office at his residence.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 20th day of December next.

Dated this 10th day of November 1879.

TODS, MURRAY, & JAMIESON, W.S., 66 Queen Street, Edinburgh, 'C. & P. H. CHALMERS, Advocates, 13 Union Terrace, Aberdeen,	Solicitors for the Bill.

MARTIN & LESLIE, 27 Abingdon Street, Westminster, Parliamentary Agents.

FEMALE INFANT SCHOOL, GRANTOWN, ELGINSHIRE.

IN terms of an Order by the Right Honourable Richard Assheton Cross, one of Her Majesty's Principal Secretaries of State, Intimation is hereby made that the Governing Body of the Female Infant School, Grantown, Elginshire, have presented a Petition to the said Secretary of State, praying for a Provisional Order under the Endowed Institutions (Scotland) Act, 1878, modifying the constitution of the said School to such extent as will enable the Petitioners to give effect to a conditional agreement with the Cromdale School Board, whereby the said School shall, subject to the conditions set forth in said Petition, be under the joint management of the Petitioners and their Successors, and a Committee of the School Board, and shall be conducted in terms of the regulations applicable to Schools participating in Parliamentary grants.-All of which Notice is hereby given.

CHARLES ROLES, Solicitor, Grantown, Secretary to Trustees of Female Infant School, Grantown.

Grantown, 15th November 1879.

NTIMATION is hereby given that DAVID CARRICK ROBERT CARRICK BUCHANAN OF Drumpellier, Esquire, Institute or Heir of Entail in possession of the Entailed Lands of UPPERTOWN of GLENTORE and BROWNRIDGE, and of the Entailed Lands of Mochries Inch, Coalheughridge or CULLOCHRIGG, and part of RIGGEND of DRUMGRAY, all lying in the Parish of East or New Monkland and County of Lanark, has presented a Petition to the Lords of Council and Session (First Division, Junior Lord Ordinary,-Mr. Melville, Clerk), in terms of the Acts 11th and 12th Victoria, chapter 36, 16th and 17th Victoria, chapter 94, 31st and 32d Victoria, chapter 84, 31st and 32d Victoria, chapter 101, and 38th and 39th Victoria, chapter 61, and relative Acts of Sederunt, for authority to Excamb the foresaid Entailed Lands with the Minerals therein, so far as said Minerals belong to the Petitioner, for the Lands of Gartenqueen, Hayhill, and Altondyke, with the Minerals therein, lying in the Parish of Cadder and County of Lanark, and belonging to the Petitioner in fee simple. Date of Interlocutor ordering intimation, advertisement, and service, 29th October 1879.

> MELVILLE & LINDESAY, W.S., Agents of the Petitioner,

110 George Street, Edinburgh, 17th November 1879.

INTIMATION is hereby given that THOMAS BUCHAN SYDSERFF, Esquire, Heir of Entail in possession of the Entailed Lands, Barony, and Estate of RUCHLAW and Others, in the County of Haddington, has presented (a Petition to the Lords of Council and Session (First Division, Junior Lord Ordinary,—Mr. Melville, Clerk), in terms of the Acts 11th and 12th Victoria, cap. 36, 16th and 17th Victoria, cap. 94, 31st and 32d Victoria, cap. 84, and 38th and 39th Victoria, cap. 61, and relative Acts of Sederunt, for authority to Disentail the said Lands, Barony, and Estate of Ruchlaw and others. Date of Interlocutor ordering intimation, the 15th day of November 1879.

COWAN & DALMAHOY, W.S., Agents.

12 Hill Street, Edinburgh, 18th November 1879.

In Parliament-Session 1880.

CALEDONIAN RAILWAY. (ADDITIONAL POWERS.)

Construction of Railways, Road, Deviations of Canal and Road, and other Works, and Acquisition of Lands, in the Counties of Lanark, Renfrew, Forfar, Stirling and Edinburgh; Power to levy Tolls, Rates and Charges; Extension of Time for Acquisition of Lands and Completion of Railways in the County of Lanark, and for Sale of Superfluous Lands; Abandonment of Portions of authorized Railway in the County of Renfrew, and of existing Canal in the County of Lanark; Arrangements with Glasgow and Garscube Turnpike Road Trustees, Magistrates and Commissioners of Police of Maryhill, and Glasgow Corporation Water Works Commissioners, as to Construction, Maintenance, and Cost of Canal Deviation and relative Works, and Power to those Parties to Contribute to such Cost; Facilities and Running Powers over Portion of North British Railway Company's Stirlingshire Midland Junction Line, and Alteration of Acts and Agreement relative to Running Powers over that Line and over Caledonian Railway Company's Grangemouth Branch, and of Rates payable in respect thereof; Powers to establish an Accident and Life Insurance Fund for Company's Servants, and to Contribute thereto, to grant Superannuation Allowances, and to close Registers of Debenture Stocks at certain Periods; Confirmation of Agreements with Alloa Railway Company; Maintenance, Management and Working of their Railway; Power to hold Shares in that Company, and to pay or guarantee Interest on their Share and Loan Capital; Additional Share and Loan Capital in Caledonian Railway Company; Dissolution of the Glasgow, Garnkirk and Coatbridge Railway Company, the Clydesdale Railway Guaranteed Company, the Greenock Railway Guaranteed Company, the Wishaw Railway Guaranteed Company, and the Glasgow, Barrhead and Neilston Direct Railway Company; Creation and Substitution of Shares, Stocks or Annuities of the Caledonian Railway Company for Shares and Stocks of those Companies respectively, with Lien for Payment of Dividends or Annuities; Termination of Lease of Glasgow, Barrhead and Neilston Direct Railway, and Vesting of that Railway in the Caledonian Railway Company and Glasgow and South-Western Railway Company in Property; Payments to be made by these Companies; Alteration of Rights and Privileges; Amendment of Acts. **OTICE** is hereby given, that application is N intended to be made to Parliament, in the ensuing Session, for leave to bring in a Bill (here-* inafter called ' the Bill ') for the purposes following,

inafter called 'the Bill') for the purposes following, or some of them, that is to say :---To empower the Caledonian, Railway Company

To empower the Caledonian, Railway Company | yards westward from the said bridge; which (hereinafter called 'the Company') to make and intended Railway No. 4, and works connected

maintain the railways and other works hereinafter described, or some of them, or some portions thereof, and all proper stations, sidings, approaches, and other works and conveniences in connection therewith respectively, that is to say :--

1. A Railway (hereinafter called 'Railway No. 1'), commencing by a junction with the Company's Branch leading to their London Road Station, in the City of Glasgow, at a point near to and on the north-eastern side of Baltic Street in Glasgow, and terminating at a point near to and on the southern side of the street in Glasgow called Great Eastern Road, between the streets called YateStreet and Porter Street; which intended Railway No. 1, and works connected therewith, and the lands, houses and other property which may be taken for the purposes thereof, will be and are situate in the Parish of Calton and Barony Parish of Glasgow, or one of them, and City or Royal Burgh of Glasgow, in the County of Lanark:

2. A Railway (hereinafter called 'Railway No. 2. A Railway (hereinafter called 'Railway No. 2'), commencing by a junction with the intended Railway authorized by and called Railway No. 14 in the Caledonian Railway (Additional Powers) Act, 1873, near a point on the Company's Glasgow and Greenock Line about 260 yards westward from the bridge carrying the road leading from the turnpike road between Port-Glasgow and Greenock to Gibbshill Quarry, over the said Glasgow and Greenock Line, and terminating at a point near to and on the northern side of the said turnpike road, about 140 yards eastward from the tolhouse on that road at Cappielow; which intended Railway No. 2, and works connected therewith, and the lands, houses and other property which may be taken for the purposes thereof, will be and are situate in the Parish of Greenock or East Parish of Greenock, and Town of Greenock, in the County of Renfrew:

3. A Railway (hereinafter called 'Railway No. 3), commencing by a junction with the Company's Dundee and Newtyle Branch, at a point in the Parish of Mains and Strathmartine about 660 yards northward from the farmhouse of West. Mains, and terminating at a point in the Parish of Dundee about 130 yards southward from the southern end of the tunnel by which the former line of the Dundee and Newtyle Railway was. carried under the hill called the Law of Dundee; with a Road of access from the said intended Railway, commencing at the said point of termination thereof, and terminating at a point about 100 yards northward from the Royal Infirmary of Dundee; which intended Railway No. 3, and road and works connected therewith, and the lands, houses and other property which may be taken for the purposes thereof, will be and are situate in the Parish of Mains and Strathmartine, the Parish of Dundee, and the Royal Burgh of Dundee, or one or more of them, in the County of Forfar:

4. A Railway (hereinafter called 'Railway No. 4'), being an extension of and commencing by a junction with the Company's Grangemouth Branch at a point about 420 yards eastward from the bridge by which the Stirlingshire Midland Junction Line of the North British Railway Company is carried over the road leading from Kerse Lane, in the Town of Falkirk, by Randyford and Mid Thorn, to the turnpike road near Kerse House, and terminating by a junction with the said Stirlingshire Midland Junction Line at a point about 80 yards westward from the said bridge; which intended Railway No. 4. and works connected therewith, and the lands, houses and other property which may be taken for the purposes thereof, will be and are situate in the Parish of Falkirk, and the Town of Falkirk, in the County of Stirling:

5. A Railway (hereinafter called 'Railway No. 5'), being a widening of the Company's Clydesdale Junction Line, commencing by a junction with that line at or near its junction with the Company's Rutherglen and Coatbridge Branch, and terminating by a junction with the said line at a point about 430 yards north-westward from the bridge by which the turnpike road from Glasgow to Cambuslang is carried over the said line; which intended Railway No. 5, and works connected therewith, and the lands, houses and other property which may be taken for the purposes thereof, will be and are situate in the Parishes of Rutherglen and Cambuslang, and Royal Burgh of Rutherglen, or one or more of them, in the County of Lanark:

6. A deviation of the Canal called the Forth and Clyde Navigation (which forms part of the undertaking of the Company), commencing at a point about 50 yards westward from the acqueduct by which the said Canal is carried over the Glasgow and Garscube Turnpike Road near Maryhill, and terminating at a point about 150 yards eastward from the said acqueduct; which proposed canal deviation, and works connected therewith, and the lands, houses and other property which may be taken for the purposes thereof, will be and are situate in the Parish of Maryhill, and Burgh of Maryhill, in the County of Lanark:

7. A deviation of that part of the turnpike road leading from Bellshill, by Motherwell, to Wishaw, called Muir Street in Motherwell, commencing at a point about 70 yards northward from its junction with the street in Motherwell called Merry Street, and terminating at or near its junction with the street in Motherwell called Milton Street; which proposed turnpike road deviation, and works connected therewith, and the lands, houses and other property which may be taken for the purposes thereof, will be and are situate in the Parishes of Dalziel and Hamilton, or one of them, and the Burgh of Motherwell, in the County of Lanark:

To empower the Company to acquire, compulsorily or by agreement, and to enter upon, take and use, temporarily and permanently, all such lands, houses and other property as may be necessary or convenient for the purposes of the several intended railways, road of access, deviation of canal, deviation of road, and other works hereinbefore described, and of the works and conveniences connected therewith, including certain railway sidings and land near Grahamston belonging to the North British Railway Company, and held in lease by the Company; and also the several lands hereinafter described, or parts thereof, and all houses and other property thereon, viz. :---1. Certain lands in the Parish of St. Cuthbert,

1. Certain lands in the Parish of St. Cuthbert, in the County of Edinburgh, extending eastward for about 750 yards along both sides of the Company's Main Line between Carstairs and Edinburgh, from a point about 50 yards eastward from the eastern end of the Slateford Passenger Station on that line, and bounded on the northern side by the turnpike road between Edinburgh and Lanark, and on the southern side by the Edinburgh and Glasgow Union Canal, belonging to the North British Railway Company:

2. Certain lands in the Parish of Calton and

Barony Parish of Glasgow, or one of them, and City or Royal Burgh of Glasgow, in the County of Lanark, extending along both sides of the said proposed Railway No. 1 from the road or street called London Road to the point of termination of the said proposed Railway.

To empower the Company to deviate, in the construction of the several railways and other works hereinbefore described, from the lines and levels delineated on the plans and sections to be deposited as hereinafter mentioned, to such an extent as will be defined on the said plans, and provided by the Bill; to cross, stop up, appropriate, alter and divert, temporarily and permanently, any turnpike and other roads, streets, lanes, passages, bridges, railways, tramways, canals, streams, watercourses, sewers, drains, gas and water pipes, and telegraphic apparatus in the parishes and places hereinbefore mentioned, which it may be necessary or expedient to cross, stop up, appropriate, alter or divert, for the purposes of the said proposed railways and other works; to extinguish any rights of way over or affecting any of the lands to be acquired under the powers of the Bill; to vary, for the purposes of the Bill, the provisions of the Railways Clauses Consolidation (Scotland) Act, 1845, with respect to limits of lateral and vertical deviation in the construction of works, and to alterations of roads and substitution of roads in lieu of altered roads; and the provisions of the Lands Clauses Consolidation (Scotland) Act, 1845, with respect to purchasing the whole of any house, building or manufactory, where part only thereof is required for the purposes of the Company; and the provisions of the Railways Clauses Act, 1863, with respect to working agreements, and the revision thereof by the Board of Trade or the Railway Commissioners.

To provide that the turnpike road deviation hereinbefore described, and all other altered or diverted portions of road which may be constructed by the Company under the powers of the Bill, shall, as respects tolls (where tolls are exigible on the existing roads), and in all other respects, form respectively parts of the existing roads, in lieu of or in connection with portions of which the same are respectively substituted or made under the said powers, and shall be maintained by the respective parties liable to maintain the said existing roads, or such other parties as shall be specified in the Bill.

To empower the Company to levy and recover tolls, rates and charges for the use of the intended railways hereinbefore described and works connected therewith, and the conveyance and accommodation of traffic thereon and thereat, and to confer, vary and extinguish exemptions from the payment of tolls, rates and charges.

To extend the time limited by the Caledonian Railway (Additional Powers) Act, 1873, and the Caledonian Railway (Additional Powers) Act, 1876, for the completion of the Railway in the County of Lanark authorized by the former of those Acts, and therein called Railway No. 5; and the time limited by those Acts and by the Caledonian Railway (Additional Powers) Act, 1878, for the compulsory purchase of lands for the purposes of that Railway and relative works; and the time limited by the Caledonian Railway (Additional Powers) Act, 1873, and the Caledonian Railway (Additional Powers) Act, 1878, for the completion of the Railway in the County of Lanark authorized by the former of those Acts, and therein called Railway No. 4. To extend the respective periods limited by the Caledonian Railway (Additional Powers) Act, 1874, the Caledonian Railway (Additional Powers) Act, 1878, and the several other Acts relating to the Company, and to the undertakings now vested in them, or by the provisions incorporated with those Acts of the Lands Clauses Consolidation (Scotland) Act, 1845, or of the Lands Clauses Consolidation Act, 1845, for the sale and disposal of lands acquired by or for behoof of the Company and the other Companies whose undertakings are now vested in the Company, but which may have ceased or may cease to be required for the purposes of the undertaking of the Company; and to enable the Company to retain and hold such lands, or to sell, feu out, and dispose of the same.

To authorize the Company to abandon the construction of so much of the said authorized Railway, called in the Caledonian Railway (Additional Powers) Act, 1873, Railway No. 14, as lies to the northward of the southern side of the said turnpike road between Port-Glasgow and Greenock, and the works connected with the portion of Railway so to be abandoned; which portion of Railway and works would have been situate in the Parish of Greenock, or East Parish of Greenock, and Town of Greenock, in the County of Renfrew.

To empower the Company, after the completion and opening to the public of the said intended canal deviation, to abandon, and to apply to such uses as they think fit, or to sell, feu out, or otherwise dispose of the portion of the existing canal lying between the points of commencement and termination of the said deviation, and the subsidiary works connected therewith; and to provide that the said deviation shall, for the purposes of tolls, rates and charges, and for all other purposes, be deemed a part of the Forth and Clyde Navigation, and shall, together with the revenues thereof, be subject to the real lien and security conferred by the Caledonian Railway and Forth and Clyde Navigation Companies Act, 1867, upon the Forth and Clyde Navigation Guaranteed Company for payment of the fixed annuity provided by that Act; as also to empower the Company, after the completion and opening to the public of the said intended turnpike road deviation, to stop up, and to appropriate and apply to such uses as they think fit, or to sell, feu out, or otherwise dispose of the portion of the existing turnpike road lying between the points of commencement and termination of the said deviation, which portion of existing road is situate in the same parishes or parish and burgh as the said intended deviation thereof.

To empower the Company, the Trustees of the Glasgow and Garscube Turnpike Road, the Magistrates and Commissioners of Police of the Burgh of Maryhill, and the Glasgow Corporation Water Works Commissioners, or any of these bodies, to enter into agreements or arrangements with each other, with respect to the construction and maintenance of the said canal deviation, and the alteration of the last-mentioned road where passing under and near the same, and with respect to the apportionment of the cost of those works; and to confirm any such agreements or arrangements which may have been entered into; and to empower the said bodies respectively to contribute towards such cost.

To explain and, if necessary, enlarge the definition of 'Central Traffic' contained in Section 25 of the North British and Edinburgh and Glasgow Railway Companies Amalgamation Act, 1865, so as to include traffic of every description passing or intended to pass from any place on the portion of half-yearly days upon which the interest on such-

the said Stirlingshire Midland Junction Line intervening between the Company's Grangemouth Branch, or the said proposed extension thereof, on the one hand, and the Company's Scottish Central Line, or the Railway between that line and the said Stirlingshire Midland Junction Line authorized by and called Railway No. 5 in the Caledonian. Railway (Additional Powers) Act, 1876, on the other hand, to any place on the said Grangemouth Branch, or on the said Scottish Central Line, or beyond that branch or line in any direction, or vice versa, or over the said intervening portion of the Stirlingshire Midland Junction Line between any place on the said Grangemouth Branch, or beyond the same in any direction, and any place on the said Scottish Central Line, or beyond the same in any direction; and to apply to the said portion of the Stirlingshire Midland Junction Line, and to the North British Railway Company and the Company respectively in respect thereof, all the facilities, running powers, and other powers and provisions contained in Sections 25 to 37 inclusive of the North British and Edinburgh and Glasgow Railway Companies' Amalgamation Act, 1865, with respect to the Railways therein called the Edinburgh and Glasgow Line, and to the North British Railway Company and the Company respectively in respect thereof; and to require the North British Railway Company to afford, and to enable the Company to exercise, with respect to the traffic aforesaid, all or some of the facilities and running powers and other powers and provisions respectively contained in the said Sections of the last-mentioned Act, upon the terms and conditions specified therein, or upon such other terms and conditions as shall be fixed by the Bill; as also to alter the provisions of the Agreement between the Company and the North British Railway Company, dated. the 20th day of March, 1867, and scheduled to and confirmed by the Caledonian Railway and Forth and Clyde Navigation Companies Act, 1867, in so far as the same relate to the running powers therein specified in favour of the Company over the said Stirlingshire Midland Junction Line, and in favour of the North British Railway Company over thesaid Grangemouth Branch; and to alter the rates payable by the said Companies respectively in respect of such running powers under the said Agreement, and also the rates payable under Section 42 of the Caledonian Railway (Additional Powers) Act, 1876.

To empower the Directors of the Company toestablish and maintain an Accident and Life Insurance Fund, for the payment of temporary or permanent allowances or fixed sums to such of the Company's servants and workmen as may be temporarily or permanently disabled by accidents occurring in the Company's service, and of sums to the widows and children or other representatives of the Company's servants and workmen dying, whether from such accidents or otherwise; and tomake and enforce rules for the government and regulation of such fund; and to apply in aid thereof so much of the Company's funds as may from time to time be deemed expedient; as also togrant out of such funds superannuation allowances or other sums to any of the officers or servants of the Company who may retire from their employment.

To authorize the Directors of the Company to. close the Registers of their Debenture Stocks for such periods, previously to the 15th day of Mayand 11th day of November in each year, or other

to provide that any transfer of such stock delivered for registration during such periods shall, as between the Company and the party claiming under the same, be considered as made subsequently to such half-yearly days.

To confirm two agreements entered into between the Right Honourable Walter Henry Erskine, Earl of Mar and Kellie, and others, promoters of the Alloa Railway Company, of the first part, and the Company of the second part, the one dated the 7th, 8th and 11th days of March, 1879, and the other dated the 29th and 31st days of July and 1st day of August, 1879, with respect to the construction, cost, maintenance, working and management of the railway which has since been authorized by the Alloa Railway Act, 1879, and the eventual transference of that railway to the Company, both of which agreements were adopted by the Alloa Railway Company after its incorporation by minutes dated the 14th day of October, 1879; and to empower the Company, in perpetuity or otherwise, to maintain the undertaking of the Alloa Railway Company, to work and manage the traffic thereon, to provide the plant required for that purpose, to appoint, suspend and dismiss officers and servants in connection therewith, to fix, levy, recover, appropriate and apply the tolls, rates and charges leviable in respect of the use of the said undertaking, and the conveyance of such traffic, to confer, vary and extinguish exemptions from the payment of such tolls, rates and charges, and to exercise the powers of the Alloa Railway Company in respect to these several matters; as also to subscribe and contribute towards the share capital of the Alloa Railway Company, to take and hold shares and stock therein, to guarantee and pay interest on the remainder of such share capital and on the loan capital of that Company, or on part thereof, and to appoint directors and to vote at meetings of that Company.

To empower the Company to raise, by the creation and issue of new ordinary and preference shares and stock, and by borrowing upon mortgage, and by the creation and issue of debenture stock. or by one or more of these modes, additional money for the purposes of the several works proposed to be authorized, and the several lands proposed to be acquired under the powers of the Bill, and also for defraying the expense of works already executed and authorized to be executed, and of lands already acquired and authorized to be acquired, by the Company, and for the purpose of the aforesaid contribution to, and acquisition of shares or stock in the Alloa Railway Company, and of the other payments to be made in respect of the undertaking of that Company, under the provisions of the aforesaid agreements or of the Bill, and for other purposes of the Company, so far as not provided for by means of their existing powers of raising money; as also to apply towards the purposes of the Bill any capital or funds belonging to, or authorized to be raised by, the Company which may not be required for the purposes for which the same were authorized to be raised.

To dissolve immediately, or at such time and subject to such conditions and reservations as shall be specified in the Bill, or as may be thought expedient, the following Companies or some of them, viz. :-- The Glasgow, Garnkirk and Coat-bridge Railway Company, The Clydesdale Railway Guaranteed Čompany, The Greenock Railway Guaranteed Company, The Wishaw Railway Guaranteed Company, and The Glasgow, Barr-

stocks is payable, as shall be fixed by the Bill, and | head and Neilston Direct Railway Company (which Companies are hereinafter referred to as the Five Guaranteed Companies'), and to make all necessary provisions for the winding up of the affairs of such Companies.

To extinguish the right of the Five Guaranteed Companies, or of some of them, to payment of the annuities, dividends or rents which the Company are now required to pay to them respectively.

To constitute the proprietors of shares or stock in the Five Guaranteed Companies, or some of them, proprietors of shares or stock in the Company, and to require the Company to create and issue shares or stock in their undertaking to the proprietors of shares or stock in the Five Guaranteed Companies, or some of them, and to pay to such proprietors such dividends or annuities as shall be specified in the Bill or as may be agreed upon, in lieu of the annuities, dividends or rents now payable to the Five Guaranteed Companies respectively, or some of them.

To determine the amount and proportion in which the shares or stock so to be created by the Company shall be allocated to, and divided among, the proprietors of shares or stock of the Five Guaranteed Companies, or some of them, in lieu of the shares or stock held by them in the Five Guaranteed Companies, or some of them.

To determine the ranking of the proprietors of the new shares or stock of the Company, so to be allocated, for payment of dividends or annuities out of the profits of the Company, in priority to all or any of the mortgage or bond debts and debenture stock, and all or any guaranteed, preference or ordinary shares or stock of the Company, with such exceptions as may be specified in the Bill, or as may be thought expedient.

To confer upon the proprietors of the shares or stock so to be allocated, in security for the payment of their dividends or annuities, a lien over the whole or some of the several railways, branch railways, and works over which the Five Guaranteed Companies severally, or any of them, have a lien in security for the annuities, dividends, or rents payable to them respectively, or to any of them, by the Company, including the whole revenues of such railways, branch railways, and works, postponed (if thought fit) to such sums (if any) as now form a prior charge on such railways, branch railways and works respectively; and to provide the means of rendering such lien effectual by the appointment of a judicial factor, or otherwise, with powers of entry and all other necessary powers; and to restrain the Company from defeating such lien by imposing additional, or by unduly altering or varying, tolls, rates or charges on the said railways, branch railways and works, or any of them, or in any other manner whatsoever, and to require the Company to keep separate accounts of the revenues and expenses of such railways, branch railways and works, at such times and in such circumstances as may be necessary for the due enforcement of such lien, or as may be prescribed by the Bill.

To authorize and require the Company to keep registers of holders of stock, stockholders' address books, registers of transfers, and other books and registers relating to the shares or stock to be allocated as aforesaid, and to pay to the pro-prietors of such shares or stock the proportionate amounts due to them respectively of the dividends. or annuities to be made payable to them respectively.

To enable the Five Guaranteed Companies, or

any of them, and the Company to enter into agreements with each other in respect to all or any of the matters hereinbefore specified, and to confirm any agreements in relation thereto which may be or may have been entered into between or among those parties or any of them; and in so far as may be necessary for the purposes of the Bill, to give power to the judicial factor who may be appointed under the powers of the Bill, and to the Company, to levy tolls, rates and charges, to alter existing tolls, rates and charges, and to confer, vary or extinguish exemptions from payment of tolls, rates and charges on the railways, branch railways or works over which the lien hereinbefore mentioned is to be granted or secured.

To terminate the lease of the undertaking of the Glasgow, Barrhead and Neilston Direct Railway Company, and to transfer that undertaking to, and vest the same absolutely in the Company and the Glasgow and South-Western Railway Company jointly, or to or in one of those Companies, and to authorize such Companies or Company to accept such transfer and vesting; and to require the Glasgow and South-Western Railway Company to make payment to the Company annually, or otherwise, of such amount as shall be equivalent to the proportion of rent or annuity now payable by the Glasgow and South-Western Railway Company to the Glasgow, Barrhead and Neilston Direct Railway Company, or to the Company, in respect of the Glasgow, Barrhead and Neilston Direct Railway.

To vary or extinguish all existing rights and privileges connected with the lands, houses, roads, streets, lanes, passages, bridges, railways, tramways, canals, streams, watercourses, sewers, drains, gas and water pipes, telegraphic apparatus, and other property hereinbefore mentioned, and with the shares and stocks in the Company and in the several other Companies hereinbefore named, and any other rights and privileges which might in any manner interfere with any of the objects aforesaid; to confer all powers, rights and privileges necessary or expedient for effecting those objects, or in relation thereto; and to empower the Company, and the other Companies hereinbefore named, and all other companies, corporations, commissioners, trustees, and persons affected by those objects, to enter into agreements with each other with reference thereto, and to confirm any such agreements that may have been entered into.

To amend and, so far as necessary for any of the purposes aforesaid, to repeal the provisions of the following Acts, that is to say, the several Acts hereinbefore specified; as also the Caledonian Railway Act, 1845, and the several other Acts relating to the Company and to the undertakings belonging to or held in lease or worked by them; as also the Acts 8 George III. (Local), chapter 63, and 4 and 5 Victoria (Local), chapter 55, and all other Acts relating to the Forth and Clyde Navigation; the Act 4 and 5 William IV. (Local), chapter 72, and all other Acts relating to the said turnpike road from Bellshill by Motherwell to Wishaw, and to the trustees of that road; the Act 11 George IV. (Local), chapter 128, and all other Acts relating to the Glasgow and Garscube Turnpike Road and to the trustees of that road; the Glasgow Corporation Water Works Act, 1855, and all other Acts relating to the Glasgow Corporation Water Works Commissioners and their undertaking; the North British, Edinburgh Perth and Dundee and West of Fife Railways Amalgamation Act, 1862, and all other Acts relating to tively of the Principal Sheriff-Clerk of the County

the North British Railway Company and their undertaking; the Glasgow and South-Western Railway Consolidation Act, 1855, and all other Acts relating to the Glasgow and South-Western Railway Company and their undertaking; the Act (Local) 7 George IV., chapter 103, and the the Caledonian Railway (Glasgow, Garnkirk and Coatbridge Railway Purchase) Act, 1846, and all other Acts relating to the Glasgow, Garnkirk and Coatbridge Railway; the Acts (Local) 11 George IV., chapter 62, and 8 and 9 Victoria, chapter 160, and the Caledonian, Polloc and Govan and Clydesdale Junction Railways Amalgamation Act, 1846, and all other Acts relating to the Polloc and Govan and Clydesdale Junction Railways; the Act (Local) 1 Victoria, chapter 116, and the Caledonian and Glasgow, Paisley and Greenock Railways Amalgamation Act, 1847, and all other Acts relating to the Glasgow, Paisley and Greenock Railway; the Act (Local) 10 George IV., chapter 107, and the Caledonian Railway (Wishaw and Coltness Railway Purchase) Act, 1849, and all other Acts relating to the Wishaw and Coltness Railway; the Act (Local) 8 and 9 Victoria, chapter 192, and the Caledonian Railway (Glasgow, Barrhead and Neilston Direct Railway Lease) Act, 1849, and all other Acts relating to the Glasgow, Barrhead and Neilston Direct Railway; the Caledonian Railway Arrangements Act, 1851, the Caledonian Railway (Crofthead Extension and Amendment) Act, 1853, the Caledonian and Scottish Central Railways Amalgamation Act, 1865, the Caledonian and Glasgow and South-Western Railways (Kilmarnock Joint Line) Act, 1869, and the Greenock Railway Guaranteed Company's Act, 1879, and all other Acts relating to the Glasgow, Garnkirk and Coatbridge Railway Company, the Clydesdale Railway Guaranteed Company, the Greenock Railway Guaranteed Company, the Wishaw Railway Guaranteed Company, and the Glasgow, Barrhead and Neilston Direct Railway Company, and to the annuities payable to those Companies respectively by the Company, and to the annuity or rent payable by the Company and the Glasgow and South-Western Railway Company in respect of the lease of the Glasgow, Barrhead and Neilston Direct Railway; and any other Acts recited in any of the beforementioned Acts, or relating to or affecting the Company, or any other Company or undertaking hereinbefore mentioned or referred to.

Plans describing the lines and situation of the several railways, road of access, canal deviation, and turnpike road deviation proposed to be constructed as aforesaid, and the lands, houses and other property which may be taken for the purposes thereof and of the works and conveniences connected therewith, and also the other lands, houses and property in respect of which compulsory powers of acquisition are proposed to be applied for as aforesaid, and Sections describing the levels of the said proposed railways and other works, together with Books of Reference to the said Plans, containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of such lands, houses and other property, and Ordnance or pub-lished Maps, with the proposed lines of railway delineated thereon, so as to show their general course and direction, and copies of this Notice, as published in the London and Edinburgh Gazettes, will, on or before the 29th day of November instant, be deposited for public inspection in the offices at Glasgow, Hamilton and Lanark respec-

of Lanark; in the offices at Paisley and Greenock | respectively of the Principal Sheriff-Clerk of the County of Renfrew; in the offices at Forfar and Dundee respectively of the Principal Sheriff-Clerk of the County of Forfar; in the offices at Stirling and Falkirk respectively of the Principal Sheriff-Clerk of the County of Stirling; and in the office at Edinburgh of the Principal Sheriff-Clerk of the County of Edinburgh; and copies of so much of the said Plans, Sections, and Books of Reference as relate to the respective Parishes hereinbefore mentioned, and to the Royal Burghs of Glasgow, Dundee and Rutherglen respectively, with copies of this Notice, will, on or before the said 29th day of November, be deposited for public inspection as the said Parishes, with the Session-Clerk of such Parish, at his residence, and so far as respects the said Royal Burghs respectively, with the respective Town Clerks of these Burghs, at their respective offices.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons, on or before the 20th day of December next.

Dated this 12th day of November, 1879.

JAMES KERR,

Glasgow. GRAHAMES, WARDLAW & CURREY,

30 Great George Street, Westminster.

Board of Trade, Session 1880.]

CASTLE BAY PIER.

PROVISIONAL ORDER.

(Powers to construct Pier; levy Rates; regulate Vessels and Traffic; constitute a Harbour Authority; and other purposes.)

NOTICE is hereby given, that application is intended to be made to the Board of Trade, pursuant to the provisions of the General Pier and Harbour Act, 1861, and the General Pier and Harbour Act 1861 Amendment Act, on or before the 23d day of December next, by Mrs. Emily Eliza Steele Pringle or Gordon of Cluny (who together with her Heirs, Assignees, and Successors are hereinafter called ' the Promoters '), for a Provisional Order for all or some of the powers and purposes following, that is to say :—

To authorize the Promoters to make, maintain, and regulate a Pier at Castle Bay, commencing at or near a point 66 yards or thereabouts, measuring westward from the south-east end of Castle Bay Inn, and extending in a south-westerly direction seawards for a distance of 59 yards or thereabouts from the said point of commencement, together with all necessary works, accesses, and conveniences in connection with such Pier:

conveniences in connection with such Pier; Which Pier and works will be situate in the Parish of Barra and County of Inverness, and on the Foreshore and in the Sea adjacent thereto.

To authorize the Promoters, in the construction of such Pier, to make all suitable deviations lateral and vertical, and to make all necessary approaches, roads, jetties, wharves, warehouses, sheds, cranes, water-pipes, and other works and conveniences, and to supply water to vessels.

To authorize the Promoters to levy tolls, rates, duties, and charges on vessels and boats, and on passengers, animals, fish, goods, vehicles, and other matters, and things, at or in respect of the use of the said Pier, and the warehouses, sheds, cranes, and other conveniences connected therewith, and for the supply of water to vessels; and to make provision for the collection and regulation of the same, and to confer, vary, and extinguish exemptions from such tolls, rates, duties, and charges, and to make compositions with respect to the payment thereof.

To provide for the maintenance, management, and administration of the said intended Pier and works, and all matters relating thereto; to authorize the Promoters to let on lease the said Pier and works, and the said tolls, rates, duties, and charges, or any of them; to make, alter, and rescind byelaws, rules and regulations for the management, use, and protection of the said Pier and works, and for the regulation and control of vessels, persons, and traffic frequenting or resorting to or employed, embarked, disembarked, loaded or unloaded at or near said Pier and works; and to impose and recover penalties for the breach or non-observance of such bye-laws, rules, and regulations, and to appoint and remove pier-masters, meters, weighers, and other officers and servants.

To define the limits within which the powers of such pier-masters, meters, weighers, officers, and servants may be exercised.

To constitute the Promoters the Harbour Authority and Pilotage Authority for the said Pier and the neighbourhood thereof, and to fix the limits of such authority.

To confer on the Promoters all powers, rights, and privileges necessary for carrying the said Provisional Order into effect, and to vary or extinguish all rights and privileges which might interfere therewith.

To incorporate with the said Provisional Order all or some of the provisions of the Lands Clauses Consolidation (Scotland) Act, 1845, the Lands Clauses Consolidation Acts Amendment Act, 1860, the Railways Clauses Consolidation (Scotland) Act, 1845, and the Harbours, Docks, and Piers Clauses Act, 1847.

And Notice is hereby given that, on or before the 30th day of November instant, Plans and Sections of the proposed works, and a copy of this Notice, will be deposited for public inspection in the Office of the Clerk of the Parliaments, House of Lords, the Private Bill Office of the House of Commons, the Offices at Inverness and Lochmaddy of the Principal Sheriff-Clerk for the County of Inverness, the Custom House of the Port of Stornoway, and the Office of the Board of Trade, London.

Printed copies of the draft Provisional Order will be furnished by the undersigned at their Offices as undernoted, to all persons applying for the same, on and after the 23d day of December next, at the price of 1s. each.

Dated this 18th day of November 1879. SKENE, EDWARDS, & BILTON, W.S., 21 Hill Street, Edinburgh. MARTIN & LESLIE, 27 Abingdon Street, Westminster, Parliamentary Agents.

DAVID MYLES, Accountant, Dundee, Trustee on the Sequestrated Estate of WILLIAM KIDSTON, 76 South Street, Saint Andrews, hereby intimates that the Commissioners have postponed the declaration of a Dividend until the recurrence of another statutory period.

DAVID MYLES, Trustee.

Dundee, 13th November 1879.

To the Creditors and other Persons interested in the Succession of the Deceased JAMES WILSON, Wright and Builder in Glasgow.

THOMAS LANDELLS SELKIRK, Judicial Factor upon the Estate of the said deceased James Wilson, Wright and Builder in Glasgow, hereby intimates that he has prepared and lodged in Court (First Division, Junior Lord Ordinary, —Mr. Melville, Clerk), a State of Funds and Scheme of Division of the said Estate, to be considered and approved of by the Court; of which all concerned are hereby required to take notice. concerned are hereby required to take notice.

T. L. SELKIRK, Judicial Factor.

107 St. Vincent Street, Glasgow, 17th November 1879.

In the SEQUESTRATION of FREDERICK BUCK, sometime Office Manager to J. & A. M'Morland, Iron Merchants in Glasgow, now residing at Mossbank Villa, Lenzie, in the County of Dumbarton.

A DEED of Arrangement has now been lodged, and the Sheriff-Substitute of Stirling and Dumbarton at Dumbarton has pronounced a Deliverance requiring all parties who desire to oppose the approval of the same to lodge in the hands of the Clerk of Court at Dumbarton a Notice of Appearance within ten days from this date.

> JA. DALRYMPLE DUNCAN, 223 West George Street, Glasgow, Agent.

18th November 1879.

G EORGE ROSS, Merchant, Dingwall, Trustee on the Sequestrated Estate of JOHN FORSYTH, Boot and Shoe Maker, Dingwall, hereby intimates that the Commissioners have postponed a Dividend until the recurrence of another statutory period.

GEO. Ross, Trustee.

Dingwall, 15th November 1879.

SEQUESTRATION of ROBERT YOUNG, Wholesale Provision Merchant, Madeira Court, Glasgow.

THE Trustee hereby intimates that his accounts, brought down to the 4th instant, have been audited by the Commissioners, who have postponed declaration of a further Dividend, and dispensed with circulars to the Creditors.

JNO. GOURLAY, O.A., Trustee.

Glasgow, 14th November 1879.

WILLIAM MPHERSON, Sheriffmill, Elgin, Trustee on the Sequestrated Estate of JAMES LEAL, Meal and Flour Dealer in Elgin, hereby inti-mates that an account of his intromissions with the funds of the Estate, brought down to the 31st day of October 1879, has been made up by him and examined by the Commissioners, and that they have instructed the Trustee to postpone the declaration of a Dividend till another period, and dispense with sending circulars to Creditors; of all which Notice is hereby given, in terms of the Statute.

WILLM. M'PHERSON, Trustee.

Sheriffmill, Elgin, 14th November 1879.

DETER RONALDSON, C.A., Edinburgh, Trustee on the Sequestrated Estate of JOHN GULLAN, Joiner and House Carpenter, Haddington, hereby inti-mates that the Commissioners have postponed a Dividend till the next statutory period.

PETER RONALDSON, Trustee.

30 Hanover Street, Edinburgh, 18th November 1879.

THE Estates of JOHN THORBURN, Boot and Shoe Maker, Main Street, Dalry, Ayrshire, were Seques-trated on the 14th day of November 1879, by the Sheriff of the County of Ayr.

The first Deliverance is dated 14th November 1879. The Meeting to elect the Trustee and Commissioners is to be held at three o'clock afternoon, on Friday the 28th day of November current, within the King's Arms

Inn, Dalry. 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 14th day of March 1880.

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

tion will be published in the Edinburgh Gazette alone.

WM. S. N. PATRICK, Solicitor, Main Street, Dalry, Agent.

THE Estates of THOMAS MITCHELL HENDER-SON, Commission Merchant, Glasgow, also Heritable Proprietor there, were Sequestrated on 17th Novem-ber 1879, by the Sheriff of Lanarkshire.

The first Deliverance is dated the 17th day of November

1879. The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Friday the 28th day of November current, 1879, within the Faculty Hall, Saint George's Place, Glasgow.

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 17th day of March 1880. 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.

STARK, NIVEN, & MILLIGAN,

180 West Regent Street, Glasgow, Agents.

THE Estates of JOHN BLAIR, Farmer, formerly at The Estates of JOHN BLAIK, Farmer, tormerly at Torwood, now at Raploch Quarry, near Stirling, and residing in Middle Craigs, Stirling, were Sequestrated on the 17th day of November 1879. The first Deliverance is dated 17th November 1879. The Meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Wednesday the Sch Neurapher 1870. within the Care Fuedness Hotel

26th November 1879, within the Corn Exchange Hotel, Stirling.

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 March 1880.

The Sequestration has been remitted to the Sheriff of the County of Stirling at Stirling. A Warrant of Protection has been granted to the Bank-

rupt.

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

WM. OFFICER, S.S.C.,

13 Frederick Street, Edinburgh, Agent.

A PETITION having been presented to the Sheriff Court of Forfarshire at Dundee, at the instance of Peter Dowie & Company, Merchants, Leith, Creditors of Andrew Jones, Wholesale Grocer, South Lindsay Street, Andrew Jones, Wholesale Grocer, South Lindsay Street, Dundee, and residing in King Street, Broughty Ferry, to the extent required by law, for Sequestration of the Estates of the said ANDREW JONES, the Sheriff-Sub-stitute of Forfarshire at Dundee of this date granted Warrant for citing the said Andrew Jones to appear in the Sheriff Court of Forfarshire at Dundee within seven days next after such citation if within Scotland, and within twenty-one days after citation of his Estates should not be awarded : and meantime annointed Daniel M'Intere. be awarded ; and meantime appointed Daniel MIntyre, Accountant, Dundee, Judicial Factor on the said Estates, with all the powers conferred by law, including the power to recover debts.—Of all which Intimation is hereby given.

ROBERT SMITH, Solicitor, 24 Meadowside, Dundee, Agent.

Dundee, 17th November 1879.

NOTICE.

A PETITION having been presented to the Sheriff of the County of Lanark, at the instance of Daniel Wilson, Slate and Cement Merchant, 85 Wellington Street, Glasgow, and Alexander M'Ara, 21 Clyde Place, Glasgow, for Sequestration of the Estates of JOHN THOMAS, Plasterer, 377 New Dalmarnock Road, Glasgow, his Lorship of this date granted Warrant to cite the said John Thomas to appear in Court on an *induciæ* of ten days from the date of citation if made personally or at a dwelling-house or place of business, and of twenty-one days if made edictally, to show cause why Sequestration of his Estates should not be awarded; of all which Intimation is hereby given.

PAT. STIRLING M'LEAN, Agent.

163 St. Vincent Street, Glasgow, 15th November 1879.

SEQUESTRATION of WILLIAM HAY, Grocer, 50 Caledonia Road, Glasgow, and 4 Grange Terrace, Pollokshields.

A has been elected Trustee on the Estate; and William Clarke, Ham Curer, Stockwell Street, Glasgow, Robert M'Nish, Tea Merchant, Glasgow, and William Mathieson, Baker, Eglinton Street, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place within Mr. Sheriff Guthrie's Chambers, County Buildings, Glasgow, on Tuesday the 25th day of November current, at twelve o'clock noon. The Creditors will meet within the Chambers of Messrs. Carswell & Murray, C.A., 79 Saint Vincent Street, Glasgow, on Wednesday the 3d day of December next, at twelve o'clock noon.

ALEX. MURRAY, Trustee.

Glasgow, 17th November 1879.

SEQUESTRATION of ROBERT WILLIAMSON, Spirit Merchant, Crofthead, Fauldhouse.

A LEXANDER MURRAY, Accountant, Glasgow, has been elected Trustee on the Estate; and William Mudie, Junior, Accountant, Glasgow, and Robert Williamson, Wine and Spirit Merchant, Auchinairn, have been elected Commissioners. The Examination of the Bankrupt will take place within Mr. Sheriff Guthrie's Chambers, County Buildings, Glasgow, on Tuesday the 25th day of November current, at half-past twelve o'clock afternoon. The Creditors will meet within the Chambers of Messrs. Carswell & Murray, C.A., 79 Saint Vincent Street, Glasgow, on Wednesday the 3d day of December next, at one o'clock afternoon. Another Commissioner will be elected at this Meeting.

ALEX. MURRAY, Trustee.

Glasgow, 17th November 1879.

SEQUESTRATION of ROBERT O'CONNOR, residing in Glebe Street, Glasgow, carrying on business at No. 60 Hutcheson Street, Glasgow, as a Spirit Merchant under the Name or Firm of T. M'CAFFERY & COMPANY.

JOHN M'QUEEN BARR, Accountant in Glasgow, has been elected Trustee on the Estate ; and David Mitchell, 20 Hope Street, Glasgow, a Partner of the Firm of Mitchell & Company, Distillers, Belfast, has been elected a Commissioner. The Examination of the Bankrupt will take place within the Chambers of Mr. Sheriff Spens, County Buildings, Glasgow, on Wednesday the 26th day of November current, at twelve o'clock noon. The Creditors will meet within the Chambers of Messrs. Barr & Carstairs, Accountants, 85 Queen Street, Glasgow, on Friday the 5th day of December next, at two o'clock afternoon, when two Commissioners will fall to be elected.

J. M'QUEEN BARE, Trustee.

Glasgow, 17th November 1879.

SEQUESTRATION of GILMOUR & M'CAFFERY, Wholesale Boot and Shoe Manufacturers, 62 Hutcheson Street, Glasgow, as a Company, and Terence M'Caffery, Wholesale Boot and Shoe Manufacturer there, a Partner of said Firm, as such Partner, and as an Individual.

Individual. J OHN M'QUEEN BARR, Accountant in Glasgow, has been elected Trustee on the Estate; and John Williamson, Commission Merchant, Hutcheson Street, Glasgow, John Dowell, Leather Merchant in Glasgow, and Thomas O'Connor, Draper, 20 Great Hamilton Street, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place within the Chambers of Mr. Sheriff Galbraith, County Buildings, Glasgow, on Tuesday the 25th day of November current, at eleven o'clock forenoon. The Creditors will meet within the Chambers of Messrs. Barr & Carstairs, Accountants, 85 Queen Street, Glasgow, on Friday the 5th day of December next, at three o'clock afternoon.

J. M'QUEEN BARR, Trustee.

Glasgow, 17th November 1879.

SEQUESTRATION of JAMES FERGUSON, Grocer, Russell Street, Rothesay.

JOHN MACRAE, Accountant, Glasgow, has been elected Trustee on the Estate; and James Allan, Wholesale Provision Merchant, of John Allan & Company, Glasgow, Samuel Chisholm, Wholesale Grocer there, and James Boyd Steel, of Alexander & Steel, Wholesale Provision Merchants there, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Rothesay, on Tuesday the 25th day of November current, at eleven o'clock forenoon. The Creditors will meet in the Office of Messrs. Currie & Macrae, 69 Saint George's Place, Glasgow, on Thursday the 4th day of December next, attwelve o'clock neon.

JNO. MACRAE, Trustee.

Glasgow, 14th November 1879.

SEQUESTRATION of JAMES M^CHEYNE, Chemist and Druggist, formerly in Berwick-on-Tweed, now in Dumfries.

JAMES HAIRSTENS M'GOWAN, Solicitor, Dumfries, has been elected Trustee on the Estate; and John Munn Gun, Solicitor, Dumfries, William Allan, Druggist, Dumfries, and Hugh M'Gregor, Confectioner, Dumfries, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Dumfries, on Friday the 21st day of November current, at two o'clock afternoon. The Creditors will meet in the Trustee's Chambers, No. 77 Irish Street, Dumfries, on Tuesday the 2d day of December next, at three o'clock afternoon.

JAMES H. M'GOWAN, Trustee.

15th November 1879.

SEQUESTRATION of THOMAS FENTON, Farmer, Foldend, Lintrathen, by Kirriemuir, and Executor of the deceased William Fenton, Farmer, Balnacraig, Birse.

Birse. J AMES WYLIE, Farmer, Glasswell, by Kirriemuir, has been elected Trustee on the Estate; and Alfred Gordon Primerose, Manure Merchant, Dundee, a Partner of the Firm of Primerose & Martin, Manure Merchants there, Charles Duncan, Farmer, Macritch, Lintrathen, by Kirriemuir, and John Ferguson, Farmer, Glenuig, Glenprosen, by Kirriemuir, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Forfar, on Tuesday the 25th day of November current, at eleven o'clock forenoon. The Creditors will meet in the Office of Messrs. Black & Wilson, Solicitors, Kirriemuir, on Thursday the 4th day of December next, as twelve o'clock noon.

JAMES WYLLE, Trustee.

Kirriemuir, 14th November 1879.

Fraserburgh.

A LEXANDER WOOD, Cartwright in Fraserburgh, has been elected Trustee on the Estate; and Adam Mitchell, Tailor and Clothier in Fraserburgh, Robert Tindall, Junior, Ironmonger in Fraserburgh, and William MacIntosh, Warehouseman in Aberdeen, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House of Aberdeen, on Monday the 24th day of November current, at half-past twelve o'clock afternoon. The Creditors will meet in the Saltoun Arms Hotel, Fraser-burgh, on Wednesday the 3d day of December next, at two o'clock afternoon.

ALEXR. WOOD, Trustee.

Fraserburgh, 15th November 1879.

SEQUESTRATION of MALCOM M'NEILL, Farmer, Westerboards, Dumbartonshire.

J OHN MOSS, Accountant in Glasgow, has been elected Trustee on the Estate; and James Strath, 301 Great Eastern Road, Glasgow, and William James Begg, Writer, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place on Monday the 24th day of November 1879, at half-past eleven o'clock forenoon, within the Sheriff Court House, Dumbarton. The Creditors will meet in the Chambers of the Trustee. 45 Hope Street, Glasgow, on Tuesday the of the Trustee, 45 Hope Street, Glasgow, on Tuesday the 2d day of December 1879, at twelve o'clock noon.

JOHN Moss, Trustee.

45 Hope Street, Glasgow, 14th November 1879.

SEQUESTRATION of JOHN CROMBIE, Farmer, Malcolmburn, in the Parish of Boharm and County of Elgin.

G EORGE KYNOCH, Junior, Isla Bank Mills, Keith, has been elected Trustee on the Estate; and Alexander Christie, Tanchers Mills, Keith, James M'Beth, Farmer, Ardymanoch, Keith, and John Milne, Farmer, Newton of Forgie, Keith, have been elected Commissioners. The Examination of the Bankrupt will take phase within the Shariff Court Heave at Floring on take place within the Sheriff Court House at Elgin, on Thursday the 27th day of November current, at eleven o'clock forenoon. The Creditors will meet in the Chambers of James Sutor, Solicitor, 126 High Street, Elgin, upon Friday the 5th day of December, at twelve

Elgin, upon Friday the 5th day of December, at twelve o'clock noon. The Trustee hereby intimates that at the first General Meeting of Creditors, held on the 4th day of November current, the Bankrupt offered to his Creditors a Com-position on his whole debts of Five Shillings per pound, payable three months after the date of his discharge, and agreed to pay or provide for the whole expenses attending the Sequestration and the remuneration to the Trustee, with security for the said Composition, expenses, and remuneration; and that the Creditors present unanimously resolved to entertain the said offer and security for consideration; and Notice is hereby given that it will be decided upon at the Meeting of Creditors to be held at the time and place above mentioned.

GEORGE KYNOCH, Jr., Trustee.

Elgin, 15th November 1879.

A PETITION has been presented of this date to the statutory majority in value, for removal of Thomson M'Lintock from the office of Trustee on the Sequestrated Estates of JOHN MURDOCH, Clothier, 128 Abbotsford Place, Glasgow.

ABM. NIVISON, Agent.

Edinburgh, 18th November 1879.

SEQUESTRATION of JAMES WOOD, Cabinetmaker, | SEQUESTRATION of JAMES SHIELS, lately Wine and Spirit Merchant, Cambridge Street, Glasgow, and residing there.

THE Trustee hereby calls a General Meeting of the Creditors, to be held within the Chambers of P. M'Caig & Son, 30 Gordon Street, Glasgow, on Friday the 12th day of December 1879, at two o'clock afternoon, to consider an application to be made for his discharge.

PATRICK M'CAIG, Trustee.

Glasgow, 14th November 1879.

SEQUESTRATION of ROBERT MURDOCH. Auctioneer, Partick, and residing at 196 Sauchiehall Street. Glasgow.

THE Trustee hereby calls a General Meeting of the Creditors, to be held within the Chambers of P. M'Caig & Son, 30 Gordon Street, Glasgow, on Friday the 12th day of December 1879, at one o'clock afternoon, to consider an application to be made for his discharge.

PATRICK M'CAIG, Trustee.

Glasgow, 14th November 1879.

SEQUESTRATION of C. WILSON & COMPANY, General Merchants, Station Buildings, Inverness, and Cornelius Wilson, the only Individual Partner of said Company, as such Partner, and as an Individual.

THE Trustee hereby calls a General Meeting of the L Creditors, to be held within the Chambers of P. M'Caig & Son, 30 Gordon Street, Glasgow, on Friday the 12th day of December 1879, at twelve o'clock noon, to consider an application to be made for his discharge,

PATRICK M'CAIG, Trustee.

Glasgow, 14th November 1879.

ROBERT WALKER SOUTAR, Solicitor, Banff, Trustee on the Sequestrated Estate of LEWIS PAUL, Blacksmith, Rothiemay, in the Parish of Rothie-may and County of Banff, hereby calls a Meeting of the Creditors, to be held within his Office, Back Path, Banff, on Monday the 22d day of December proximo, at twelve o'clock noon, to consider as to an application to be made for the Trustee's discharge.

R. W. SOUTAR, Trustee.

Banff, 14th November 1879.

10 East London Street.

SEQUESTRATION of JOHN MILLER, Clothier, 15 Catherine Street, Edinburgh.

INTIMATION is hereby given that the Commissioners-have postponed the declaration of a Dividend; and that a Meeting of the Creditors will be held in the Office of Donald Macpherson, L.A., 4 North St. David Street, Edinburgh, on Tuesday the second day of December 1879, at two o'clock P.M., to consider as to renewal of the Bankrupt's personal protection, and also to consider as to an application for the Trustee's discharge.

A. MUNRO, Trustee.

In the SEQUESTRATION of the Estates of WILLIAM TOUGH, Builder, 4 Pentland Terrace, Edinburgh.

HE Trustee hereby calls a Meeting of the Creditors, to be held in Messrs. Lyon & Turnbull's Rooms, No. 51 George Street, Edinburgh, on Wednesday the 26th day of November, at two o'clock afternoon, to con-sider position of the Estate and as to the Protection of the Bankrupt.

HUGH MILLER, Trustee.

53 Frederick Street, Edinburgh, 18th November 1879,

SEQUESTRATION of PETER MOFFAT, Contractor, Leith.

THE Trustee hereby calls a General Meeting of the Creditors, to be held in his Chambers, No. 11 York Buildings, Queen Street, Edinburgh, on Wednesday the 26th day of November current, at one o'clock afternoon, to audit the Trustee's accounts and fix his commission.

J. PEARSON CALLUM, Trustee.

J AMES WYLLIE GUILD, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estates of JOHN INNES WRIGHT & COMPANY, Merchants in Glasgow, as a Company, and John Innes Wright and William Scott, both Merchants there, the only Individual Partners of said Company, as such Partners, and as Individuals, hereby calls a General Meeting of the Creditors, to be held within the Office of Messrs. Auld & Guild, C.A., 65 St. Vincent Street, Glasgow, on Thursday the 27th day of November 1879, at twelve o'clock noon, to take into consideration the action raised in the Court of Session by the Liquidators of the City of Glasgow Bank against the said John Innes Wright and James Wyllie Guild, as Trustee foresaid.

J. WYLLIE GUILD, Trustee.

Glasgow, 17th November 1879.

W ALTER GALBRAITH, Accountant, Glasgow, Trustee on the Sequestrated Estate of JOHN MAIN, Draper, Airdrie, hereby intimates that at a General Meeting of the Creditors, specially called for the purpose, held on 13th instant, Mrs. Margaret Waddell or Main, residing in Airdrie, relict of the said now deceased John Main, made offer of a Composition of Two Shillings and Twopence per pound upon the debts of the said John Main as at the date of the Sequestration of his Estates, over and above the Dividends already paid and the further Dividend now declared by the Trustee, payable at one month after the final discharge of said Sequestration, and also to pay said Dividend to any lawful Creditor on said Estate who may not have already received the same from the Trustee; and also to pay and provide for the expenses attending the Sequestration and the remuneration to the Trustee, so far as not already done, out of the said deceased's Estate; with the security of John Watt, of and residing at Drumgray, Airdrie, John Young, Railway Contractor, Drumgelloch, Airdrie, John Black, Coalmaster, Airdrie, and John Rankin, Solicitor, Airdrie, jointly and severally, for payment of the same should be entertained for consideration ; and Notice is hereby given that a General Meeting of the Creditors will be held within the Trustee's Chambers, No. 91 Buchanan Street, Glasgow, on Wednesday the 10th December 'next, at twelve o'clock noon, for the purposed.

WALTER GALBRAITH, Trustee.

91 Buchanan Street, Glasgow, 15th November 1879.

JOHN M'QUEEN BARR, Accountant in Glasgow, Trustee on the Sequestrated Estates of A. & W. CAMPBELL, Builders, Airdrie, in the County of Lanark, and of Alexander Campbell and of William Campbell, Builders in Airdrie aforesaid, the Individual Partners of said Company of A. & W. Campbell, as Partners thereof, and as Individuals, hereby intimates that an account of his intromissions with the funds of the Estate, brought down to the 4th current, has been audited by the Commissioners ; and that there being no funds for division amongst the Creditors, he hereby calls a General Meeting of the Creditors, to be held within the Chambers of Messrs. Barr & Carstairs, Accountants, 85 Queen Street, Glasgow, on Monday the 15th day of December next, at eleven o'clock forenoon, to consider as to an application to be made for the Trustee's discharge, and to resolve thereanent.

J. M'QUEEN BARR, Trustee.

Glasgow, 17th November 1879.

NOTICE OF DIVIDEND.

In the SEQUESTRATION of PETER GLASSE, Boot Shoe Maker, Bank Street, Galashiels.

RICHARD LEES, Solicitor, Galashiels, Trustee, hereby gives notice that a first and final Dividend will be paid, within his Chambers, upon the 10th day of December 1879. RICHAED LEES, Trustee.

Galashiels, 17th November 1879.

SEQUESTRATION of JAMES MACDOWALL, Tailor and Clothier in Lochwinnoch.

THE Trustee hereby intimates that an account of his intromissions with the funds of the Estates, brought down to 31st ultimo, has been audited by the Commissioners, and that an equalizing and a second and final Dividend will be paid, within his Office in Lochwinnoch, on 1st January 1880.

WM. LOGAN, Writer, Trustee.

Lochwinnoch, 15th November 1879.

THOMSON M'LINTOCK, Accountant, Glasgow, Trustee on the Sequestrated Estate of THOMAS BAILLIE, Cabinetmaker, Motherwell, hereby intimates that an account of his intromissions with the funds of the Estate, brought down to the 3d instant, has been audited by the Commissioners, and that a first and final Dividend will be paid, within his Office, No. 87 Saint Vincent Street, Glasgow, upon Monday the 5th day of January 1880.

THOMSON M'LINTOCK, Trustee.

Glasgow, 17th November 1879.

JOHN MILLER, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estate of ROBERT SETON, Bookbinder, Edinburgh, hereby intimates that a first Dividend will be paid, at the Counting House of John Miller & James H. Ferguson, Accountants, 71 Queen Street, Glasgow, on Monday the 5th day of January, to those Creditors whose claims have been duly lodged with and admitted by him, in terms of the Statute.

JNO. MILLER, C.A., Trustee. 71 Queen Street, Glasgow,

17th November 1879.

DAVID URQUHART, Accountant, Inverness, Trustee on the Sequestrated Estate of PETER BAILLIE, Shipowner and Coal Merchant, Inverness, hereby intimates that a Dividend will be paid to those Creditors whose claims have been admitted by the Trustee, within the Head Office of the Caledonian Banking Company, Inverness, on the 2d January next.

DAV. URQUHART, Trustee.

Inverness, 14th November 1879.

SEQUESTRATION of MALCOLM MONTGOMERY CURRIE, Wine Merchant and Commission Agent, Glasgow, as one of the Partners of the Concern which carried on business in Glasgow as Wine Merchants and Commission Agents prior to the 24th November 1876 under the Name or Firm of M. M. CURRIE, and as sole Partner of the Concern carrying on business subsequent to said date under the same name, and as an Individual.

THE Trustee hereby intimates that his accounts have been audited by the Commissioners, and that on and after Saturday the 20th day of December 1879, within the Chambers of Thomson, Jackson, Gourlay, & Taylor, Chartered Accountants, 24 George Square, Glasgow, there will be paid a fifth and final Dividend to those Creditors whose claims have been duly lodged and admitted.

JNO. GOUBLAY, C.A., Trustee.

Glasgow, 14th November 1879.

In the SEQUESTRATION of HENRY HANGER, Boot and Shoe Manufacturer, 74 Trongate, Glasgow.

THE Trustee hereby intimates that his accounts, brought down to the 1st November current, have been audited by the Commissioners, and that a first Dividend will be paid to those Creditors whose claims have been admitted, at his Office, 145 Queen Street, Glasgow, on and after Thursday the 1st day of January 1880 1880.

ALEX. C. RUTHERFORD, Trustee.

Glasgow, 14th November 1879.

SEQUESTRATION of WILLIAM GRAY, Tailor and Clothier, Hawkhill, Dundee.

JAMES CRAM, Accountant, Dundee, Trustee on the above Sequestrated Estate, hereby intimates that his accounts and state of funds as at 1st current have been audited by the Commissioners; that he has examined the claims of the several Creditors who have lodged their claims on or before that date; further, that a Dividend will be paid to those Creditors who have lodged their oaths and grounds of debt on or before that date, within his Office, 12 Bank Street, Dundee, on Friday, 2d January 1880.

JAMES CRAM, Trustee.

Dundee, 15th November 1879.

SEQUESTRATION of ALEXANDER STIRLING, Watchmaker and Jeweller, 184 New City Road, Glasgow.

THE Trustee hereby intimates that an account of his intromissions with the funds of the Estate, brought down to the 6th current, and states of the funds recovered at the same date, have been made up by him and examined by the Commissioners, in terms of the Statutes; and that on and after Wednesday the 7th day of January 1880, within the Chambers of Galt & Kennedy, Accountants, 62 Buchanan Street, Glasgow, there will be paid, (first) an equalizing Dividend to those Creditors who did not nationation in the former Dividend but who did not participate in the former Dividend but whose claims have now been duly admitted; and (second) a second and final Dividend to the whole Creditors whose claims have been admitted.

ROBERT GALT, JUNR., Trustee.

Glasgow, 17th November 1879.

SEQUESTRATION of GEORGE HOOD, Writer in Glasgow, a Partner of the Firm of BARR & HOOD, Writers there, 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 1st instant, has been audited and approved of by the Commissioners, who have postponed declaration of Dividend till next statutory period.

DAVID RATTRAY, Trustee.

Glasgow, 17th November 1879.

J OHN AGNEW, Accountant, Greenock, Trustee on the Sequestrated Estate of WILLIAM MACKAY, Wine Merchant and Purveyor, West Blackhall Street, Greenock, hereby intimates that the Commissioners have audited his accounts from the date of Sequestration to the 29th day of October 1879, and have postponed the declaration of a Dividend until the recurrence of the next statutory period, and dispensed with sending circulars to Creditors.

JOHN AGNEW, Trustee.

27 West Burn Street, Greenock, 11th November 1879.

JOHN FIFE SHAW, Joiner, Dundee, Trustee on the Sequestrated Estates of T., J., & D. HOGG, Builders in Dundee and Forfar, and Thomas Hogg, James Hogg, and David Hogg, all Builders in Dundee and Forfar, the Individual Partners of said Firm of T., J., & D. Hogg, as such Partners, and as Individuals, hereby intimates that the Commissioners have postponed o. Dividend till the recurrence of a statutory period. a Dividend till the recurrence of a statutory period.

JOHN F. SHAW, Trustee.

Dundee, 17th November 1879.

W ILLIAM MACKINNON, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estates of THOMAS WINGATE & COMPANY, Shipbuilders, Whiteinch, near Glasgow, and Charles Maclean, residing at Glenearn, Perthshire, and Wilson Wingate, residing at Whiteinch aforesaid, the only Individual Partners of that Company, as such Partners, and as Individuals, hereby intimates that accounts of his intromissions with the funds of the Estates. brought down to the 2d instant. the funds of the Estates, brought down to the 2d instant, have been examined by the Commissioners, who have postponed the declaration of a Dividend until the recurrence of another statutory period.

WILLIAM MACKINNON, Trustee.

115 St. Vincent Street, Glasgow, 17th November 1879.

SEQUESTRATION of JOHN M'WHINNIE, Plumber. Gloucester Street, Glasgow.

HE Trustee hereby intimates that an account of his intromissions with the funds of the Estate, brought down to the 4th instant, has been audited by the Com-missioners, who have postponed the declaration of a Dividend till the recurrence of another statutory period.

THOMSON M'LINTOOK, Trustee.

87 Saint Vincent Street, Glasgow, 17th November 1879.

SEQUESTRATION of CHARLES LYELL LOWDON, formerly Manufacturer, Kirriemuir, presently residing in Edinburgh.

THE Commissioners have audited my accounts of L intromissions for the statutory period ending 3d current, and postponed the declaration of a Dividend till the next statutory period.

ROB. BRUCE, Trustee.

Forfar, 15th November 1879.

J OHN STRACHAN, Dairyman, Heatheryfalds, Auch-mull, Buxburn, by Aberdeen, has presented a Petition to the Sheriff of Aberdeen and Kincardine, praying for Interim Protection and Decree of Cessio Bonorum; and all his Creditors are hereby required to appear within the Sheriff Court House of Aberdeen, on Monday the 22d day of December next, at twelve o'clock peop when he will appear for Experimentin o'clock noon, when he will appear for Examination.

> A. FORBES WIGHT, Advocate, 11 Union Buildings, Aberdeen, Petitioner's Procurator.

Aberdeen, 15th November 1879.

NOTICE.

JOSEPH JOHNSTON, Baker, Short Loanings, Aber-deen, has presented a Petition to the Sheriff of Aberdeen and Kincardine, for Interim Protection and Decree of Cessio Bonorum; and all his Creditors are hereby required to appear within the Sheriff Court House, Aberdeen, on Friday the 19th day of December next, at twelve o'clock noon, when the Petitioner will compare for Examination. appear for Examination.

> DAVID LITTLEJOHN, Advocate, Aberdeen, Petitioner's Agent.

Dated 15th November 1879.

NOTICE.

THE Firm of GREIG & COMPANY, carrying on business at Rutherglen as the Rutherglen Laundry, of which the Subscribers were sole Partners, was DIS-SOLVED upon the 6th day of October last.

JAMES MOORE.

FREDERIOK DAVISON, of 87 West Regent Street, Glasgow, Apprenticeat-Law, and

JOHN DICK, of 87 West Regent Street, Glasgow, Apprentice-at-Law, Witnesses to the Signature of James

Moore.

AGNES GREIG.

HUGH DUNN, Writer, Glasgow, and JAMES STRANG, of 59 St. Vincent Street, Glasgow, Law-Clerk, Witnesses to the Signature of Mrs. Agnes Greig.

NOTICE.

THE Copartnery of STOTHARD & M'GREGOR, Joiners and Cabinetmakers in Crieff, was this day DISSOLVED of mutual consent, by the Subscribers, the sole Partners of the Firm.

Those having claims against the Firm are requested to lodge the same with James Stothard, Joiner and Cabinetmaker in Crieff, who is to carry on the Business in name of JAMES STOTHARD & SONS, Joiners and Wood Merchants, Crieff, and who is empowered to receive and discharge all debts due to the late Firm.

JAMES STOTHARD. PETER M'GREGOR.

JAMES MACROSTY, Solicitor, Crieff, Witness to the Signatures of James Stothard and Peter M'Gregor. WM. PIOKARD, Clerk to James Mac-Rosty, Solicitor, Crieff, Witness to the Signatures of James Stothard and Peter M'Gregor.

Crieff, 14th November 1879.

Dalry, Ayrshire, 13th November 1879.

THE late James Pollock, Builder, Dalry, ceased as at 1st November 1878 (the date of his death) to have any interest in the Business of J. & R. POLLOCK, Builders, Dalry; since which date it has been conducted by Alexander Pollock, the surviving Partner, for his own behoof.

> JAMES POLLOCK, ALEXR. POLLOCK, THOMAS CRAIG, Trustees of the late JAMES POLLOCK.

ALEXR. POLLOCK.

DUNLOP M'COSH, of Dalry, Ayrshire, Writer, Witness. ALEXANDER KERR, of Dalry, Ayrshire, Law-Clerk, Witness.

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

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

Tuesday, November 18, 1879.

Price One Shilling and Threepence.