



# The Edinburgh Gazette.

Published by Authority.

FRIDAY, JULY 11, 1884.

FOREIGN OFFICE, July 5, 1884.

IT is hereby notified that, on the 21st day of June last, Señor Leon Fernandez presented, through Her Majesty's Principal Secretary of State for Foreign Affairs, his Credentials as Envoy Extraordinary and Minister Plenipotentiary to Her Majesty from the President of the Republic of Costa Rica.

FOREIGN OFFICE, June 26, 1884.

The Queen has been graciously pleased to appoint the Honourable Ernest Bowes Lyon, now a Third Secretary, to be a Second Secretary in Her Majesty's Diplomatic Service.

FOREIGN OFFICE, June 28, 1884.

The Queen has been graciously pleased to appoint Arthur Henry Hardinge, Esq., to be a Third Secretary in Her Majesty's Diplomatic Service.

ST. JAMES'S PALACE, June 30, 1884.

The Queen has been pleased to appoint General the Viscount Bridport to be one of the

Lords in Waiting in Ordinary to Her Majesty, in the room of George, Viscount Torrington, deceased.

The Queen has also been pleased to appoint the Honourable Alexander Grantham Yorke, now Extra Groom in Waiting, to be Groom in Waiting in Ordinary to Her Majesty, in the room of Colonel Henry P. Ewart, C.B., appointed Equerry in Waiting to Her Majesty.

ST. JAMES'S PALACE, July 8, 1884.

The Queen has been pleased to appoint the Honourable and Reverend Edward Carr-Glyn, M.A., Vicar of Kensington, Middlesex, and Honorary Chaplain to Her Majesty, to be one of Her Majesty's Chaplains in Ordinary; and also to appoint the Reverend Arthur Lewis Babington Peile, M.A., Vicar of Holy Trinity Church, Ventnor, Isle of Wight, and Honorary Chaplain to Her Majesty, to be one of Her Majesty's Chaplains in Ordinary.

MASTER OF THE HORSE'S OFFICE,  
ROYAL MEWS, PIMLICO, July 1, 1884.

The Queen has been pleased to appoint Colonel Henry Peter Ewart, C.B., 2d Life Guards,

Groom in Waiting to Her Majesty, to be Equerry in Ordinary, in the room of General Viscount Bridport, who has resigned.

General Viscount Bridport, Equerry in Ordinary to Her Majesty, to be an Extra Equerry.

for presenting the Reverend Frederick Joseph Ball, M.A., to the Rectory of East Mersea, *alias* East Mersey, in the County of Essex, and Diocese of St. Albans, void by the death of the Reverend William Henry Goddard, the last Incumbent.

WHITEHALL, July 7, 1884.

The Queen has been pleased to direct Letters Patent to be passed under the Great Seal of the United Kingdom of Great Britain and Ireland,

WHITEHALL, July 7, 1884.

The Queen has been pleased to appoint James Monro, Esq., to be an additional Assistant Commissioner of Police of the Metropolis.

AN ACCOUNT showing the Quantities of certain kinds of Agricultural Produce Imported into the United Kingdom in the Week ended 5th July 1884.

	Quantities.	
Animals living :—		
Oxen, Bulls, Cows, and Calves ... ..	Number	10,871
Sheep and Lambs ... ..	"	17,908
Swine ... ..	"	504
Dead Meat :—		
Bacon ... ..	cwts.	54,268
Beef, salted and fresh ... ..	"	19,479
Hams ... ..	"	14,899
Meat unenumerated, salted and fresh ... ..	"	82
" " preserved ... ..	"	1,834
Pork, salted (not Hams) and fresh ... ..	"	5,848
Mutton, fresh ... ..	"	704
Poultry and Game (including Rabbits) ... ..	Value £	2,031
Butter and Butterine ... ..	cwts.	45,115
Cheese ... ..	"	83,248
Eggs ... ..	Great Hundred	163,937
Lard ... ..	cwts.	17,474
Vegetables :—		
Onions, raw ... ..	Bushels	31,190
Potatoes ... ..	cwts.	265,101
Unenumerated ... ..	Value £	7,074
Corn, Grain, Meal, and Flour :—		
Wheat ... ..	cwts.	589,131
Barley ... ..	"	127,241
Oats ... ..	"	386,469
Pease ... ..	"	6,980
Beans ... ..	"	103,071
Maize ... ..	"	839,023
Wheat Meal and Flour ... ..	"	238,621

Statistical Office, Custom House, London,  
July 7, 1884.

S. SELDON, Principal.



STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, Imperial Measure, as received from the Inspectors and Officers of Excise, in the Week ended 5th July 1884, conformably to the Act of the 45th and 46th Victoria, cap. 37.

	QUANTITIES SOLD.		AVERAGE PRICE.	
	Qrs.	Bus.	s.	d.
Wheat ... ..	28,294	3	37	1
Barley ... ..	604	3	27	2
Oats ... ..	2,600	2	23	5

COMPARATIVE STATEMENT for the corresponding Week in each of the Years from 1880 to 1883.

Corresponding Week in	QUANTITIES SOLD.						AVERAGE PRICE.					
	WHEAT.		BARLEY.		OATS.		WHEAT.		BARLEY.		OATS.	
	Qrs.	Bus.	Qrs.	Bus.	Qrs.	Bus.	s.	d.	s.	d.	s.	d.
1880 ... ..	15,753	1	433	0	991	0	43	9	28	10	26	8
1881 ... ..	16,140	6	371	2	481	1	46	8	27	9	23	5
1882 ... ..	14,190	7	858	1	936	7	47	7	27	4	24	0
1883 ... ..	38,534	3	270	5	2,910	1	42	4	28	11	23	5

R. GIFFEN.

Commercial Department, Board of Trade,  
July 5, 1884.

**BANKRUPTS**

FROM THE LONDON GAZETTE.

**BANKRUPTCY AWARDED.**

Thomas Bruce Lane, of Rozel Villa, Green Laues, Middlesex.

**RECEIVING ORDERS.**

- Dorin and — Carstanjen, 2 Great Winchester Street Buildings, London, stock and share brokers.
- Lizzie Holmes Goggs (trading as the Crystoleum Company), 500 Oxford Street and the London Crystal Palace Bazaar, late 223 Regent Street and the Soho Bazaar, all in Middlesex, wife of James Goggs.
- Thomas Henry Lukyn, 2 Praed Street, Paddington, and 9 Craven Road, Paddington, Middlesex, dentist.
- Henry Edward Miller, the Grafton Club, 10 Grafton Street, Middlesex, a member of the Grafton Club.
- William Rees, Princess Mews, Princess Terrace, Regent's Park, Middlesex, cab proprietor.
- Daniel Geary, Ballinger, Great Missenden, Buckinghamshire, late farmer, now out of business.
- Robert Evans, Church Street, Braunton, Devonshire, farmer.
- Henry Albutt, 386 Lodge Road, Birmingham, Warwickshire, working jeweller and boot and shoe dealer.

- Thomas Francis Jabet, Wycombe Villa, Anderton Road, Sparkbrook, Birmingham, Warwickshire, draughtsman.
- James Gray, Lee Side Farm, Allerton, Bradford, Yorkshire, farmer.
- Israel Hanson, residing in lodgings at 44 Woodbury Road, Manningham, Bradford, Yorkshire, trading at 70 White Abbey Road, Bradford, tinner and ironmonger.
- Martha Ann Smith, 26 Amberley Street, Leeds Road, Bradford, Yorkshire, grocer and beerseller.
- Alfred Andrews, Bury St. Edmunds, Suffolk, builder and surveyor.
- Samuel Webb Lloyd, Barham, Kent, clerk in holy orders.
- Amos Simpson, the Castle Inn, Bassenthwaite, Cumberland, hotel keeper.
- Thomas Suffell, 23 Market Place, Dewsbury, fancy draper.
- Henry Thomas Laver, 2 Queen Street, Weymouth, Dorsetshire, tobacconist, late innkeeper.
- George William Preece, 1 Theresa Villa, Theresa Street, Bristol Road, Gloucestershire, licensed ale and porter retailer and brewer, late timber, lath, and slate merchant.
- Jesse Jordan, 3 Blythe Terrace, Stanstead Road, Forest Hill, Kent, baker and confectioner.
- Fergus Burdett, 37 The Newarke and 5 and 6 Townhall Lane, Leicester, wholesale stationer and fancy box manufacturer.

James Buxton, 34 Low Road, Hunslet, Leeds, Yorkshire, grocer and confectioner.  
 George Rayment, 25 Rothesay Road and George Street, both in Luton, Bedfordshire, straw hat and bonnet manufacturer.  
 Evan Hopkins, Penmaen Farm, Mynyddyslwyn, Monmouthshire, farmer.  
 John Atkin, 49 Duke Street, New Basford, Nottingham, baker, grocer, and provision dealer.  
 Thomas John Wheatley, 22 Market Street, Nottingham, boot and shoe maker.  
 Samuel Barnish, 3 South Street, Rochdale, Lancashire, millwright, engineer, and ironfounder.  
 Reginald Bird, Magdalen College, Oxford, and the United Hotel, St. James', Middlesex, master of arts and fellow.  
 Herbert Bamford, 19 Arundell Street, Haymarket, London, formerly Stoborough House, Wareham, Dorsetshire, solicitor.  
 Alfred Joseph Moores, West Street, Wareham, Dorsetshire, outfitter, boot salesman, and photographer.  
 William Thompson, formerly Hatfield, Yorkshire, now Priory Place, Doncaster, Yorkshire, licensed valuer.  
 James Edwin Firth, 37 Hesketh Street, Heaton Norris, Lancashire, baker and provision dealer.  
 Henry Hampton the younger, High Street, Halesowen, Worcestershire, boot manufacturer.  
 Thomas Ford, Blaenavon, Monmouthshire, grocer.  
 John Roberts, Falmouth, Cornwall, cabinetmaker, upholsterer, builder, and painter.  
 Thomas Bach, 11 Severn Terrace, Worcester, and trading at 60 Lowesmoor, Worcester (lately trading at the Alhambra Wharf, Lowesmoor, as a coal, brick, and tile merchant, and dealer in hay, straw, and corn), glove manufacturer.

## RECEIVING ORDER RESCINDED.

William George Groves, Woodford House, Woodford, Essex, surgeon.

### EDUCATIONAL ENDOWMENTS (SCOTLAND) ACT, 1882.

NOTICE is hereby given that the Commissioners under the Educational Endowments (Scotland) Act, 1882, have prepared the Draft of a Scheme for the future administration of the Endowment known as the TRADES MAIDEN HOSPITAL, in the County of Edinburgh and Burgh of Edinburgh, whereof an abstract is appended. The Commissioners will, in terms of the Twenty-fourth Section of said Act, receive and consider any objection made to them in writing by any public body or persons interested respecting such Scheme, and any amendments proposed thereon, provided that the same be delivered at their office, at No. 46 George Street, Edinburgh, within two calendar months from the date hereof. Printed copies of the said Scheme may be had on application to Messrs. A. & C. Black, Booksellers, Edinburgh, Sale Agents for H.M. Stationery Office, at 4d per copy.

ALEX. GIBSON,  
Secretary to Commissioners.

46 George Street, Edinburgh,  
11th July 1884.

Scheme, under the Educational Endowments (Scotland) Act, 1882, for the Administration of the Endowment known as the Trades Maiden Hospital, hitherto held and administered under Act of the Scottish Parliament, 25th March 1707, and Rules and Regulations made under authority thereof.

Preamble.

1, 2. Future Administration, Transference of Property.

3. Constitution and Election of Governing Body.—The governing body, hereinafter called the governors, shall consist of eleven persons, of whom

Six shall be elected by the Conventry of the Trades of Edinburgh;

Two shall be elected by the Magistrates and Town Council of the city of Edinburgh;

Two shall be elected by the School Board of Edinburgh; and

One shall be appointed by the Earl of Mar or by his tutors or curators if he be a minor or incapable of acting;

The governors may be elected by the several electing bodies either out of their own number or otherwise. The governors elected by the Conventry of the Trades shall, in the case of the first election hold office, three of them for a period of three years and three of them for a period of five years, and thereafter respectively until the first day of August after the expiry of those periods. The governors elected by the Magistrates and Town Council of Edinburgh, and the governor appointed by the Earl of Mar or his tutors or curators shall, in the case of the first election, hold office for a period of five years, and thereafter until the first day of August after the expiry of that period. The governors elected by the School Board of Edinburgh shall in the case of the first election, hold office for a period of three years, and thereafter until the first day of August after the expiry of that period. The governors shall, in the case of all elections or appointments subsequent to the first, hold office for a period of five years from and after the expiry of the term of office of their predecessors, except as hereinafter provided. Each election shall be made at a meeting convened and conducted according to the ordinary rules and practice of the electing body. Any governor may be re-elected or re-appointed. The first governors shall be elected or appointed as soon as conveniently may be after the date of this Scheme. The clerk or other officer of the governors shall, at least one month before the expiry of the term of office of any governor, give notice to the proper electing body, or to the Earl of Mar or his tutors or curators, as the case may be, and the electing body, or the Earl of Mar or his tutors or curators, shall, as soon as conveniently may be after such notice, elect or appoint a governor to hold office from the expiry of said term. Any election or appointment not made as aforesaid within three months from the date of this Scheme, or from the date of the notice of expiry of a term of office or from the date of the notice of a vacancy, as hereinafter prescribed, shall in that case be made by the then existing governors.

4-11. Vacancies, Meetings, Chairman, Quorum and Execution of Deeds, Minutes, and Committees.

12-17. Accounts, Audit, Business Arrangements, Powers of Sale and Investment.

18-21. Clauses relating to Transference of Administration.

22. Preservation of Vested Interests.

#### Application of Income.

23. Application of Income.—The governors, after paying the necessary expenses of management, and the burdens and taxes affecting the Endowment, shall apply the free income of the Endowment in the manner hereinafter provided.

24. Hospital for Girls.—The governors shall



continue to maintain a hospital for the residence and maintenance of girls in the buildings presently so occupied, which shall continue to be known as the Trades Maiden Hospital.

25. **Foundations.**—The governors shall, in the manner hereinafter prescribed, elect and enter on the foundation such number of girls as may be maintained, clothed, and educated out of the available income of the Endowment. The foundationers shall be girls whose parents or guardians are unable, without assistance, to maintain and educate them in a manner suitable to their station in life; at the time of their admission to the foundation they shall not be less than 10 nor more than 12 years of age, and shall be in good health. The foundationers shall receive clothing and maintenance within the hospital except as hereinafter provided, and shall be educated at such schools as the governors may select.

26. **Children presently in the Hospital to be Maintained in the Hospital.**—The governors shall continue to maintain as foundationers the children in the hospital at the date of this Scheme, for such time as they would have remained in the hospital under the present administration thereof.

27. **Rights of Nomination to be substituted for Rights of Presentation.**—The rights of presentation now held by the Incorporated Trades of Edinburgh, by the present governors of the hospital, and by private persons, shall cease to be exercised after the date of this Scheme, and the said Incorporated Trades, the governors, and the persons presently holding a right to private presentations, and their heirs and successors, shall, in place of each right of presentation presently held by them, have a right to nominate three candidates for election to the foundation who shall be qualified for the foundation in terms of the twenty-fifth section thereof. The order in which the rights of nomination are to be exercised and the number of nominations to be made in each year shall be as enacted in the schedule hereto annexed. The bodies or persons having right to nominations shall each of them send in the name of the candidates nominated by them within such reasonable time as the governors may prescribe, and shall at the same time transmit or cause to be transmitted to the governors such information as may be required regarding the child and its family in such form as the governors may direct. In the event of any body or person failing to exercise the right of nomination at the prescribed time, or to furnish the information required by the governors such right of nomination shall for that year be exercised by the governors.

28. **Election of Foundationers.**—The governors shall at or near the end of each school year elect foundationers to fill up the vacancies for the next year. They shall cause all candidates nominated as aforesaid and qualified to be admitted as foundationers in terms of the twenty-fifth section hereof, to be examined in such manner suitable to their years as they may from time to time prescribe; they shall, in electing the foundationers, have due regard to merit as ascertained by such examination, and in the case of children who have been in attendance at school they shall give special weight to good conduct, attendance, and progress at school during the previous year.

29. **Power to make Annual Charge for Foundationers.**—If it appears to the governors that the parents or guardians of any candidate for the foundation, although in need of assistance for maintaining and educating their child, are in such

a position that they may reasonably be required to contribute to such maintenance and education, the governors shall only admit such child as a foundationer on condition that her parents or guardians pay such annual sum not exceeding £20 as the governors may determine. The governors shall fix and intimate the annual payment to be made on behalf of such candidate a reasonable time before she is admitted to the entrance examination.

30. **Power to Board out Foundationers.**—It shall be in the power of the governors, if they see fit, to board out any foundationer whose parents, relatives, or guardians are resident in Edinburgh in the house of such parents, relatives, or guardians, and to pay for her board such annual sum as may represent the cost of maintenance in the hospital.

31. **Foundationers not to remain on Foundation beyond the age of 16.**—Foundationers shall not remain on the foundation after the session in which they attain the age of 16, except as provided in the immediately succeeding section.

32. **Foundationers to be retained on Foundation after the age of 16.**—The governors shall select such number of foundationers as they may think fit, not being less than two in each year, provided there be candidates of sufficient merit, either by competitive examination or by their progress and position at school, and shall retain them on the foundation after the session in which they have attained the age of 16 for such period not exceeding two years, as the governors may determine.

33. **Bursaries.**—The governors shall establish three bursaries, each of the annual value of £30, which shall be awarded among foundationers who have remained on the foundation under the immediately preceding section, and those who have been foundationers and are under the age of eighteen years, either by competitive examination or by their position and progress at school, as the governors may determine. These bursaries shall be tenable for such period not exceeding three years, as the governors may determine, and the holders of them shall attend an institution for higher or professional education, or shall follow a course of higher instruction, to be approved by the governors.

34. **Power of Dismissal.**—The governors shall have power to withdraw the benefits of the foundation from any foundationer who shall be guilty of serious misconduct, or fail to make reasonable progress at school. They shall have power to suspend from the foundation any child whose state of health renders it, in their opinion, inexpedient that she should remain an inmate of the hospital.

35. **Matron.**—The governors shall appoint a matron at a meeting to be specially called for the purpose, after having taken such steps, by advertisement or otherwise, as they shall deem best calculated to obtain suitable candidates. The matron shall, subject to the instructions of the governors, take general supervision of the hospital.

36. **Power to appoint Governesses.**—The governors shall have power to appoint governesses to superintend and assist the children in the preparation of their lessons.

37. **Fund for Repairs and Improvements.**—The governors shall set aside and invest such annual sum as they may deem requisite for executing such repairs and improvements on the buildings belonging to the Endowment, as may not fall naturally or conveniently within the annual expenditure of each year. They may at any time

use the capital of the sum so invested for executing such repairs and improvements as they may think fit, and shall use the income derived from the said fund as part of the ordinary annual income of the Endowment.

38. Forfeiture of Bursaries.—If, in the judgment of the governors, the holder of any bursary shall be guilty of serious misconduct, or fail to make reasonable progress, they may withdraw such bursary, and their determination in such case shall be final.

39. Annual Distribution of Bursaries.—The governors shall establish the bursaries herein pro-

vided for in such manner as to secure that they shall be awarded in as nearly as possible equal numbers in each year.

40. Residue of Income.—The residue of the free annual income, in so far as it has not been applied under the provisions of this Scheme, shall be invested by the governors as soon as it shall amount to £100, and form part of the capital fund of the Endowment.

41-45. Future Administration. Power to apply to Court of Session for Alteration, and to make Bye-laws and receive Additional Donations. Scheme to be Printed.

#### SCHEDULE.

ORDER OF NOMINATIONS OF CANDIDATES TO BE MADE BY THOSE IN RIGHT OF PRESENTATIONS.

1st.	2d.	3d.	4th.	5th.
1885.	1886.	1887.	1888.	1889.
Hammermen	Hammermen	Bakers	Bakers	Wrights and Masons
Bakers	Bakers	Bonnetmakers	Cordiners	Skinners
Tailors	Barbers	Governors	Governors	Goldsmiths
Lady Susan Broun Bourke	Tailors	Earl of Mar	Hammermen	Hammermen
Earl of Mar	Skinners and Furriers	John Stein of Kirkfield	Earl of Mar	Fleshers
Wrights and Masons	Hammermen	Hammermen	Skinners and Furriers	Barbers
Goldsmiths	Earl of Stair	Wrights and Masons	Websters	Earl of Mar
Skinners and Furriers	Earl of Mar	Skinners and Furriers	Fleshers	Earl of Mar
Bonnetmakers	Learmonth of Parkhall	Goldsmiths	Tailors	
Governors	J. W. Murray	C. H. Wilson	Wrights and Masons	Waulkers

#### EDUCATIONAL ENDOWMENTS (SCOTLAND) ACT, 1882.

NOTICE is hereby given that the Commissioners under the Educational Endowments (Scotland) Act, 1882, have prepared the Draft of a Scheme for the future administration of the Endowments known as GEORGE HERIOT, HIS HOSPITAL, and the WATT INSTITUTION, in the County of Edinburgh and Burgh of Edinburgh, whereof an abstract is appended. The Commissioners will, in terms of the Twenty-fourth Section of said Act, receive and consider any objection made to them in writing by any public body or persons interested respecting such Scheme, and any amendments proposed thereon, provided that the same be delivered at their Office, at No. 46 George Street, Edinburgh, within two calendar months from the date hereof. Printed copies of the said Scheme may be had on application to Messrs. A. & C. Black, Booksellers, Edinburgh, Sale Agents for H.M. Stationery Office, at 6d. per copy.

ALEX. GIBSON,  
Secretary to Commissioners.

46 George Street, Edinburgh,  
11th July 1884.

Scheme, under the Educational Endowments (Scotland) Act, 1882, for the Administration of the Endowment in the City and County of Edinburgh, known as George Heriot, his Hospital, hitherto held and administered under Disposition and Assignation by George Heriot, dated 3d September 1623; last Will and Testament by said George Heriot, dated 10th December 1623; and Codicil thereto, dated 21st January in the year 1623 (according to the mode of computation of time then known in England, but being the month of January following the date of the said Will) both proved in the Prerogative Court of Canterbury on the 16th day of February following the date of the said Will and Codicil; Code or Book of Statutes framed in terms of said Will by Dr. Walter Balcanquhal, Dean of Rochester, and dated 13th July 1627; and Act of Parliament, 6 and 7 William IV., cap. 25 (1836), intituled an 'Act to explain and extend the powers of the Governors of

the Hospital in Edinburgh, founded by George Heriot, Jeweller to King James the Sixth; and for the Administration of the Endowment in the City and County of Edinburgh, known as the Watt Institution and School of Arts.

Preamble.

1, 2. Amalgamation of Endowments and Transference of Property.

3. Constitution and Election of Governing Body.—The governing body, hereinafter called the governors, shall consist of twenty-one persons, of whom

Eleven shall be elected by the Magistrates and Town Council of the city of Edinburgh; Three shall be elected by the School Board of Edinburgh;

Two shall be elected by the City Ministers of Edinburgh;

One shall be elected by the Magistrates and Town Council of Edinburgh from among the ministers of religion officiating in Edinburgh, not being members of the Established Church of Scotland;

Two shall be elected by the Senatus of the University of Edinburgh, of whom one at least shall be elected from among the professors of Physics, Mathematics, Chemistry, and Engineering;

One shall be elected by the Royal Society of Edinburgh; and

One shall be elected by the Edinburgh Chamber of Commerce.

The governors may be elected by the several electing bodies either out of their own number or otherwise. The governors elected by the Magistrates and Town Council shall, in the case of the first election, hold office, four of them for a period of five years, four for a period of four years, and three for a period of three years, and thereafter until the first day of August after the expiry of those periods. The governors elected by the School Board, by the City Ministers, and by the Senatus of the University of Edinburgh shall, in the case of the first election, hold office for a period of three years, and thereafter until the first day of August after the expiry of that period. The governors elected by the Magistrates and Town Council from among the ministers not being members of the Established Church, the Royal Society of Edinburgh, and the Chamber of Commerce shall, in the case of the first election, hold office for a period of five years and thereafter until the first day of August after the expiry of that period. The governors shall, in the case of all elections subsequent to the first, hold office for a period of five years from and after the expiry of the term of office of their predecessors, except as hereinafter provided. Each election shall be made at a meeting convened and conducted according to the ordinary rules and practice of the electing body. Any governor may be re-elected. The first governors shall be elected as soon as conveniently may be after the date of this Scheme. The clerk or other officer of the governors shall, at least one month before the expiry of the term of office of any governor, give notice to the proper electing body, and the electing body shall, as soon as conveniently may be after such notice, elect a governor to hold office from the expiry of said term. Any election not made as aforesaid within three months from the date of this Scheme, or from the date of the notice of

expiry of a term of office or from the date of the notice of a vacancy, as hereinafter prescribed, shall in that case be made by the then existing governors.

4-11. Vacancies, Meetings, Chairman, Quorum and Execution of Deeds, Minutes and Committees.

12-18. Accounts, Audit, Business Arrangements, Powers of Sale and Investment and Power to Borrow.

19-22. Clauses relating to Transference of Administration.

23. Preservation of Vested Interests.

24. Discontinuance of Schools.—The governors shall, within two years after the date of this Scheme, discontinue the schools presently maintained by the governors of George Heriot's hospital, and shall transfer and convey the school buildings, with their sites, pertinents, and furnishings, to the School Board of Edinburgh, excepting the Heriot Bridge school adjoining the grounds of George Heriot's hospital; but, notwithstanding the provisions hereof, they may, on obtaining written authority from the Scotch Education Department, continue the schools under the present system of management until such time as may be fixed by the Department, not exceeding five years from the date of this Scheme. They shall have power to grant the use of the said Heriot Bridge school to the School Board of Edinburgh, on such terms as they may think fit.

25. Discontinuance of Hospital and present School therein.—The governors shall, within one year after the date of this Scheme, discontinue the hospital and school presently maintained in the buildings of George Heriot's Hospital. The governors shall have power to board out the foundationers who shall be in the hospital at the date of this Scheme, and to pay to or for each of the said foundationers, or to the persons with whom they are boarded, for the time during which they would have remained as foundationers in the hospital, an annual sum not exceeding £25 for their maintenance and clothing, which sum shall be expended subject to the control of the governors. The governors shall pay for the education of said foundationers during said time at such schools as they may approve.

26. Compensation to Teachers.

Application of Income.

27. Application of Income.—The governors, after paying the necessary expenses of management, and the burdens and taxes affecting the Endowment, shall apply the free income of the Endowment in the manner hereinafter provided.

Bursaries, Scholarships, &c.

28. Free Scholarships.—The governors shall, on Heriot's Free Schools being discontinued as herein provided, apply an annual sum not exceeding £3500 in paying, in whole or in part as they may think fit, the fees of scholars, with books and stationery, at public or State-aided schools in the city of Edinburgh, for elementary education as defined in the Educational Endowments (Scotland) Act, 1882. The free scholars shall be children whose parents or guardians, not being in receipt of parochial relief, are in such circumstances as to require aid for providing elementary education, and are persons who, in the opinion of the governors, ought not to be required to apply to the Parochial Board for such aid.

In the case of children under ten years of age, the selection of free scholars shall be made with



due regard to merit as ascertained by such examination, suited to the age of the candidates, as the governors may from time to time prescribe; or in the case of children for whom such examination is unsuitable, by evidence that the children possess such qualifications as to justify their selection; and in the case of children who have been in attendance at school during one or more school years, the governors shall in making their selection give special weight to good conduct, attendance, and progress at school during the previous year. The fees in respect of children under ten years of age shall not be paid for more than one school year without re-appointment, and the amount to be expended in paying fees for such children shall not exceed one third of the amount to be applied under this section.

In the case of children of ten years of age and upwards, the free scholars shall be selected by competitive examinations, which shall be open to all of the same age who are eligible in terms hereof, whether they have or have not previously been beneficiaries; and for such children the school fees may continue to be paid for such period not exceeding three years as the governors may determine. If any scholar gain a school bursary his or her school fees shall no longer be paid under this section.

The governors, at the end of every school year, shall obtain from the teacher or teachers a special report as to the conduct, regularity of attendance, and progress of all scholars whose school fees are paid in whole or in part under this section, and the fees of no scholar shall continue to be paid in regard to whom such report is not satisfactory.

The governors may, if they see fit, intrust the carrying out of the provisions of this clause to a committee appointed by them, partly from their own number, and partly from the members of the School Board of the City of Edinburgh.

If the governors should deem it inexpedient to discontinue all the free schools at the same time, they may, on the closing of each school, expend in payment of fees as aforesaid, a proportion of the sum applicable under this clause, equivalent to the proportion between the scholars in the school discontinued and the whole number of scholars in the schools.

The governors may, at the first selection of free scholars, give a preference to those who are in attendance at the schools to be closed.

29. Maintenance.—The governors may expend, out of the sum provided in the immediately preceding section, an annual sum not exceeding £250 in providing maintenance and clothing for the most necessitous of the free scholars.

30. School Bursaries.—The governors shall apply an annual sum of £2000 in establishing school bursaries, to be called the Heriot School Bursaries, each of the yearly value of not less than £5 nor more than £10. These bursaries shall be awarded by competitive examination among pupils attending public or State-aided schools in the city of Edinburgh who have passed the fifth standard of the present Scotch Code, or such standard as may from time to time be fixed by the Scotch Education Department pursuant to the Education (Scotland) Acts as that entitling children to total exemption from the obligation to attend school, and whose parents or guardians are in such circumstances as to require aid for giving them higher education. These bursaries shall be tenable for two years at public or State-aided schools in Edinburgh in which efficient instruction is given in the

higher branches, or at any school in Edinburgh subject to Government inspection in virtue of the provisions of the Educational Endowments (Scotland) Act, 1882. The governors may, if they think fit, provide that a proportion, not exceeding one third of the bursaries awarded to boys under this section, shall be tenable exclusively at George Heriot's School after mentioned.

31. Apprentice Allowances.—The governors may, if they think fit, allow any child who has been successful in the competition for the bursaries established in the immediately preceding section, after holding the bursary for one year, to take in lieu of the second year of the said bursary an allowance not exceeding one half of the amount fixed by the governors as the annual value of the said bursary, on condition that he or she shall attend evening classes or other course of instruction to be approved by the governors, and that such arrangement shall be made for his or her training in some trade or handicraft as the governors may approve; but not more than £250 of the whole sum applied under the immediately preceding section shall be expended in any year in such allowances. The governors shall obtain a report as to the character and efficiency of the instruction given, and of the attendance and progress of the holder of the allowance.

32. Allocation of Bursaries and Free Scholarships.—The governors may, if they think fit, allocate the school bursaries and free scholarships, in whole or in part, among schools or groups of schools of a similar class in such manner and proportion as they may determine, to be awarded among the pupils attending such schools under the conditions and provisions relative to such bursaries and free scholarships contained herein.

33. Bursaries for Higher Education at High School.—The governors shall apply an annual sum of £300 in establishing bursaries for higher education, to be called the Heriot Bursaries, each of the yearly value of £20. These bursaries shall be awarded by competitive examination among boys attending State-aided schools in Edinburgh whose parents or guardians require aid in providing them with higher education. The governors shall fix the age at which the boys are to be admitted to competition, or they may award the bursaries to the boys who stand highest in the school bursary examination under the thirtieth section hereof. These bursaries shall be tenable for three years at the High School of Edinburgh.

34. Bursaries for Scholars at High School.—The governors shall apply the yearly sum of £300 in establishing bursaries, to be called the Heriot High School Bursaries, each of the yearly value of £20, to be awarded by competitive examination among scholars attending the High School of Edinburgh. The governors shall fix the period in the school curriculum at which these bursaries shall be competed for in such manner that the holders of the bursaries established in the immediately preceding section may have an opportunity of competing for them in the last year of the term of the bursary held by them. These bursaries shall be tenable for such period of years as may be sufficient to enable the bursar to complete the curriculum of the High School.

35. University Bursaries for Scholars at High School.—The governors shall establish nine university bursaries to be called the Heriot High School University Bursaries, each of the yearly value of £30, to be awarded by competitive



examination among scholars attending the High School. These bursaries shall be tenable for three years at any university approved by the governors.

George Heriot's School.

36. School to be Established.—The governors shall establish in the buildings of George Heriot's Hospital a school for boys, to be called George Heriot's School.

37. Power of Borrowing Money and Expending Annual Sum for Maintenance of School.—The governors may borrow money under the conditions of the seventeenth section hereof to carry out the alterations and additions required for the purposes of the school. They may apply an annual sum out of the income of the Endowment for the maintenance of the school. The annual sum applied for the maintenance of the school, including the upkeep and repair of the buildings, together with the interest or payment on account of the money borrowed for alterations and additions as aforesaid, shall not exceed £4000.

38. Exterior appearance of George Heriot's Hospital Building to be preserved.—The governors shall have power to make such alterations as may be necessary in the interior of the buildings of George Heriot's Hospital, but they shall not in any respect alter the external structure or appearance of the said buildings. They shall not use any part of the building for laboratories or workshops.

39. Power to erect Buildings in the Grounds of George Heriot's Hospital.—The governors shall have power to erect buildings within the grounds of George Heriot's Hospital, or on other ground to be acquired by them, for laboratories or workshops connected with the school or for the other purposes of this Scheme, provided that such buildings shall be erected to the north-west of the present Hospital buildings, and not so near as to interfere with their external appearance.

40. Admission to School.—Boys shall not be admitted to the school before the age of ten, and before admission they shall pass an examination of such nature as shall be fixed by the governors. Subject to these conditions, the school shall be open to all boys of good health and character, so far as there is room for them. If the number of applicants be greater than can be admitted, the admission shall be by the order of merit in the entrance examination. Foundationers and holders of bursaries under this Scheme or under any other Scheme under the Educational Endowments (Scotland) Act, 1882, shall in all cases have a preference in the order of admission.

41. Subjects of Instruction.—The subjects to be taught in the school shall include reading, writing, arithmetic, geography, and history, English grammar, composition and literature, Latin, French, and German, mathematics, freehand, geometrical, and mechanical drawing, the elements of mechanics, physics, and chemistry. Greek shall not be taught in the school. The governors shall take especial care to secure thorough and advanced teaching in mathematics and modern languages. The classes in mechanics, physics, and chemistry shall in all cases be associated with sufficient experimental demonstration and practical teaching, and the governors shall provide proper laboratory accommodation for the purpose. The use of tools shall be taught in workshops to be provided by the governors, but not the practice of any specific trade.

42. Fees.—The fees shall be at the rate of

not less than £1 10s for the school year for the lowest class in the school, and shall in the higher classes be fixed by the governors with reference to the comparative cost of such higher classes.

43. Appointment of Head Master.—The head master of the school shall be a graduate of some University of the United Kingdom. The governors shall appoint the head master at a meeting to be specially called for the purpose, after having taken such steps by advertisement, or otherwise, as they shall deem best calculated to obtain suitable candidates.

44. Dismissal of Head Master.—The governors may dismiss the head master without assigning cause after three calendar months' written notice given to him in pursuance of a resolution passed at two consecutive special meetings held at an interval of at least fourteen days, such resolution being affirmed by at least two-thirds of the governors present and voting on each occasion. The governors, for what in their opinion is urgent cause, may, by a resolution passed at a special meeting and affirmed by not less than two-thirds of the whole number of governors for the time being, declare that the head master ought to be dismissed from his office without notice, and in that case they may appoint another special meeting to be held not less than seven days after the former one, and may then dismiss him by a like resolution affirmed by not less than two-thirds of the governors for the time being. And if the governors assembled at the first of such special meetings think fit at once to suspend the head master from his office until the next meeting, they may do so by resolution affirmed by not less than two-thirds of the whole number of governors for the time being. Due notice and opportunity for explanation and defence shall in each case be given to the head master.

45. Management of School.—Subject to the approval of the governors and to the rules prescribed by or under the authority of this Scheme, the head master shall have under his control the choice of books, the methods of teaching, the arrangements of classes and school hours, and generally the whole organisation, discipline, and management of the school; and shall have the power of expelling boys from the school or suspending their attendance thereat for any cause that appears to him sufficient, subject to an appeal to the governors.

46. Assistant Teachers.—The head master shall have the power of appointing and dismissing all assistant teachers; but no appointment or dismissal of an assistant teacher shall be final until approved by the governors, and in all such cases the approval or disapproval of the governors shall be entered in the minutes.

47. Head Master's Salary.—The head master shall have a fixed yearly salary of not less than £500, and in addition, if the governors think fit, a capitation grant on such scale as may be fixed by them.

48. General Supervision.—Subject to the provisions of this Scheme, the governors shall, after due consultation with the head master, prescribe the general subjects of instruction and the order in which they are to be taken, the relative prominence and value to be assigned to each subject, the school terms, vacations, and holidays. They shall take the general supervision of the school buildings and arrangements. They shall determine the number of assistant teachers, and fix their salaries and mode of payment.

Foundations and Bursaries in connection  
with Heriot's School.

49. **Foundations.**—The governors shall select and enter on the foundation not more than 120 boys of not less than seven years of age, being poor orphans or fatherless children of burgesses of Edinburgh. The children selected and their surviving parents or guardians shall be needful and deserving of assistance, and shall not be in receipt of parochial aid. The said number of 120 boys shall be inclusive of the boys duly qualified whom the Corporation of Skinners and those in right of the late Colonel Shillinglaw have been in use to present. No child shall be admitted as a foundationer unless he has passed the standard suitable to his age, or an equivalent examination; and if there be a greater number of candidates than vacancies the governors shall, in selecting the children, have due regard to merit as ascertained by such examination, and in the case of children who have been in attendance at school, they shall give special weight to good conduct, attendance, and progress at school during the previous year. The foundationers shall receive free education at any public or State-aided school, or at George Heriot's school, according to their age, until the end of the session during which they have attained the age of fourteen years. The governors at the end of every school year shall obtain from the teacher or teachers a special report as to the conduct, regularity of attendance at school, and progress of all foundationers, and no boy shall be continued on the foundation in regard to whom such report is not satisfactory.

50. **Clothing and Maintenance of Foundationers.**—The governors may, if they see fit, apply an annual sum not exceeding £20 for the clothing and maintenance of each foundationer. The said annual sum shall be spent in such manner and paid to such persons and under such conditions as the governors may direct.

51. **Foundations may enter for Bursary Competition.**—The foundationers shall be permitted to enter the competitive examination for the bursaries established in the fifty-third section hereof, and in the event of any foundationer being found equal in the examination to the lowest successful competitor for the said bursaries he shall be permitted to retain his foundation allowance and his right to free education for such additional period, not exceeding three years, as the governors may determine.

52. **Free Scholarships.**—The governors shall institute sixty free scholarships at George Heriot's school. These free scholarships shall be given at the end of each school year in such number in each year as the governors may find expedient. They shall be awarded among those pupils in the school not being foundationers whose parents or guardians require assistance for giving them education, either by competitive examination or by regard to their conduct and progress in the school, as the governors may determine. These free scholarships shall confer the right of free education with books and stationery for the ensuing year.

53. **Bursaries.**—The governors shall establish forty bursaries in the school, which shall be awarded by competitive examination among pupils of the school whose parents or guardians require aid in giving them higher education. These bursaries shall each be of the annual value of £10, and shall further confer the right of free education with books and stationery. The governors may, if they think fit, vary the annual payment in the

different years for which the bursary is held, but the whole sum paid shall not exceed £10 for each year the bursary is held. The bursaries shall be tenable at the school for such period, not exceeding three years, as the governors may determine. The governors shall fix the competition for the bursaries at such period in the school curriculum as may make the average age of the competitors as nearly as may be fourteen years; but they may, if they think fit, allow a certain proportion of the bursaries to be competed for at such later stage as they may determine.

54. **University or Technical School Bursaries.**—The governors shall apply an annual sum of £400 in establishing university or technical school bursaries each of the annual value of not less than £25. These bursaries shall be awarded by competitive examination among the pupils of George Heriot's School, and shall be tenable for three years at a university or day technical school to be approved by the governors.

Watt-Heriot College.

55. **Governors to establish a College for Scientific or Technical Instruction.**—The governors shall provide for the maintenance, improvement, and extension of the Watt Institution and School of Arts as a college for providing technical and general education for the industrial classes of both sexes on a scale suitable to the great and increasing wants of these classes, and that in the existing buildings, with such additions thereto as shall be necessary, or in such other buildings as they may think proper, and the institution shall hereafter be called the Watt-Heriot College. The governors may borrow, under the conditions of the seventeenth section hereof, such sums as they deem necessary for the purpose of acquiring or erecting and fitting up the buildings which may be necessary for the purpose. They shall expend an annual sum of not less than £4000 out of the funds of the Endowment on the maintenance of the school and the payment of interest on the money borrowed for the purposes of this section.

56. **Administration of College.**—The administration, management, and control of the Watt-Heriot College shall be entrusted to a committee consisting of not more than twenty-one members, of whom the following six in number, nominated by the directors of the Watt Institution and School of Arts, and the survivors or survivor of them, shall act on said committee as life members, viz.: the Honourable Lord Shand; Fleeming Jenkin, professor of civil engineering in the University of Edinburgh; Robert Bryson, watchmaker; John Milne, brassfounder; William Raeburn, brewer; and John Marshall, rector of the High School, Edinburgh; and the remainder of the said committee shall, during the lives of the said life members and thereafter, consist of governors, except as otherwise herein-before provided. The said committee shall report their proceedings to the governors for approval or disapproval. On the death of the last survivor of the said life members the governors shall have the same power with regard to the appointment of a committee to administer, manage, and control the college as that conferred upon them with regard to other committees under this scheme.

57. **Governors to provide full Accommodation for Practical Teaching.**—The governors shall provide full accommodation in the buildings to be used or erected by them for the chemical, physical, and other laboratories and workshops necessary for the



practical teaching of the subjects after mentioned and for the reading rooms after mentioned. They shall also provide suitable apparatus, models, drawings, books, and other appliances necessary for the full equipment of the college. The governors may, if they think fit, use the buildings of George Heriot's Hospital for the purpose of affording additional accommodation for the college, but not for laboratories or workshops, nor in such manner as to interfere with their use for George Heriot's School.

58. Evening Classes.—The governors shall maintain evening classes in the following subjects: mathematics, freehand, geometrical and mechanical drawing, mechanics, chemistry and physics, including electrical science, theoretical and practical engineering and building construction, and such other scientific and technical subjects as the governors may see fit from time to time to introduce.

59. Day Department.—The governors may establish a department of the college, with classes to be taught during the day for any or all of the subjects mentioned in the fifty-eighth section hereof, or such other subjects in connection with different trades as they may see fit.

60. Governors to establish regular course of Instruction for the different Trades.—The governors shall prescribe, as far as possible, a regular course of instruction suitable for those occupied in the different trades, and shall encourage the students attending the college to pursue such course of instruction; provided always, that students shall not be prevented from attending classes out of the ordinary course. The governors may provide that literary classes shall be taken, to a certain extent, in every regular course of instruction or curriculum. The governors may grant diplomas under the seal of the incorporation to those who have passed successfully through any such curriculum or course of instruction.

61. Admission to Classes.—No one shall be admitted to a class unless he has satisfied the principal of the college, or some one deputed by him, that he is sufficiently prepared for the work of the class.

62. Governors to provide Classes for Boys leaving Heriot's School.—The governors shall specially provide that classes be formed for boys leaving the more advanced classes of George Heriot's School in such manner that they may be enabled to pursue their studies continuously.

63. Preferences in Admission.—In the event of there being more candidates for admission than can be properly accommodated in the classes, preference shall be given to boys coming from George Heriot's School, and to those holding bursaries under this Scheme, or any other Scheme by the Commissioners under the Educational Endowments (Scotland) Act, 1882.

64. Fees.—The governors shall fix the fees for evening classes at such a rate as workmen earning weekly wages may reasonably be expected to pay. They shall fix the fees of the day classes at such an amount as may as nearly as possible pay the cost of education.

65. Principal.—There shall be a principal of the technical college, who shall hold his office under the same conditions and provisions as those applicable to the head master of George Heriot's School. The principal shall have a fixed yearly salary of not less than £500, and may, in addition, receive such payment as the governors may think fit for teaching any of the classes in the college.

66. General Supervision.—Subject to the provisions of this Scheme, the governors shall, after due consultation with the principal, prescribe the subjects of instruction to be taught in the college, the maximum numbers to be admitted to the classes, the college terms, and the hours of teaching. They shall take the general supervision of the college buildings and arrangements, and shall determine the number of professors, lecturers, and teachers, and shall fix their salaries and mode of payment.

67. Duties of Principal.—Subject to the approval of the governors and to the rules prescribed by or under the authority of this Scheme, the principal shall exercise a general supervision over the teaching in the college, and shall have under his control the arrangements and hours of classes, and generally the whole organisation, discipline, and management of the college. He shall have the power of expelling pupils from the college or suspending their attendance thereat, subject to an appeal to the governors.

68. Appointment of Professors, Lecturers, and Teachers.—The governors, after consultation with the principal, shall have the power of appointing and dismissing all professors, lecturers, and teachers.

69. Science and Art Grant.—No grant from the Science and Art Department shall be paid directly or indirectly to any teacher, but shall go into the general funds of the college.

70. Reading Rooms.—The governors shall provide a reading room for the use of students at the technical department of the college, and shall provide such scientific books for consultation as shall appear to be necessary for the use of the students. They shall further provide a reading room for more advanced students and for those who have previously been students in the college, and shall provide therein books for consultation, and British and foreign scientific and technical journals. They shall have power to charge a fee for the use of the said reading rooms in order to provide for sufficient attendance and for other necessary expenses.

71. Bursaries for Evening Department.—The governors shall establish bursaries in the evening classes, to be awarded by competitive examination or by the results shown in the classes during the year. These bursaries shall be awarded in each course of instruction or curriculum established by the governors, and shall be fixed at such amount as may be sufficient to cover the cost of education and books in the next year of the curriculum or course of instruction. The governors may expend an amount not exceeding the annual sum of £500 for the purposes of this section.

72. Bursaries to Day Department or University of Edinburgh.—The governors may expend an annual sum, not exceeding £200, in establishing bursaries, each of the annual value of not less than £25, to be awarded by competitive examination among the scholars attending the evening classes. These bursaries shall be tenable for such period as the governors may determine either at the day technical department or at the University of Edinburgh.

73. Bursaries for Day Department.—The governors shall have power to apply a sum not exceeding £200 in establishing bursaries to be awarded by competition among students at the day technical department, under such conditions and regulations as the governors may from time to time determine. These bursaries shall each be of

the annual value of not less than £25, and shall be tenable either at the day technical department or at the University of Edinburgh under such conditions as the governors may determine.

Evening Classes for Subjects not included in the Technical School.

74. Evening Classes for Literary and Commercial Subjects.—The governors shall maintain in the buildings of the Watt-Heriot College, or in such other buildings as they may provide, evening classes for Latin, French, German, English literature, history, physiology, book-keeping, and such other subjects of literary instruction and commercial education as they may determine, and may charge for admission thereto such moderate fees as they may think fit. They may apply for the purposes of these classes in aiding the salaries of the teachers or otherwise an annual sum not exceeding £400.

75. Classes to be conducted under Rules for Technical College, or otherwise as the Governors may determine.—The governors may conduct the classes maintained under the immediately preceding section under the rules and regulations hereinbefore prescribed for the management of the technical department of the college, or under such rules and regulations as they may from time to time determine.

University Bursaries and Bursaries for Higher Education of Girls.

76. University Bursaries.—The governors shall apply an annual sum of not less than £300 nor more than £500 in establishing bursaries to be held at the University of Edinburgh, to be called George Heriot's Bursaries. These bursaries shall each be of the annual value of not less than £30 a year, and shall be awarded by open competition under such conditions and regulations as may be determined in any Scheme by the Commissioners under the Educational Endowments (Scotland) Act, 1882, providing for the regulation of bursaries tenable at the University of Edinburgh, or failing such Scheme, under such rules and regulations as may be made by the Senatus of the University of Edinburgh, and approved by the governors.

77. University Fellowships.—It shall be in the power of the governors to found fellowships not exceeding three in number and not exceeding the annual value of £100 each, to be called George Heriot's Fellowships. These fellowships shall be awarded by competitive examination among students who have attended for not less than two years at the University of Edinburgh under such rules and regulations as may be made by the Senatus of the University of Edinburgh and approved of by the governors.

78. Bursaries and payments for Higher Education of Girls.—The governors may apply an annual sum not exceeding £1000 (1) in establishing bursaries for the higher education of girls who shall require aid in obtaining such higher education, each of the yearly value of not less than £15 nor more than £30. These bursaries shall be awarded by competitive examination under such conditions and regulations as the governors may from time to time determine, and shall be held under condition of attending any institution or course of higher or professional education which is approved by the governors; or (2) in making such grant as they may think fit to any institution which may be founded or opened in Edinburgh for the higher education of women; the grant may be given either as a subsidy or under the condition that such num-

ber of girls as may be agreed on shall be educated at said institution.

Application of Surplus.

79. Application of Surplus.—After providing for the purposes hereinbefore contained, the governors may apply the surplus of the free income of the Endowment in increasing the efficiency of the Watt-Heriot College and George Heriot's School either by increasing the annual fund applicable to their maintenance or by increasing the number and amount of the bursaries attached to them, or they may accumulate the said annual surplus for the future extension or improvement of the buildings connected with said college and school.

80. Power to Borrow in the event of Income of Endowment exceeding £28,000.—In the event of the annual gross income of the Endowment exceeding £28,000, the governors shall have power to borrow, under the conditions of the seventeenth section hereof, to such an extent that the annual payment in respect of the sum borrowed shall not exceed one-fourth of the said surplus of income, and may apply the sum thus borrowed for extending and improving their existing buildings, or for making new buildings, and fitting up therein lecture rooms, laboratories, and workshops for special technological instruction.

81. Bursaries.—The governors may apply one-sixth of the said surplus income in attaching bursaries to any technological schools founded by them, to be awarded by open competition under such conditions and regulations as the governors may determine.

82. Bursaries for Teachers.—The governors shall have power to apply an annual sum of £300 in establishing bursaries, each of the yearly value of not less than £25, to be awarded among the Queen's scholars at training colleges, who have attended two years at the University of Edinburgh, on the report of the Board of Examiners appointed by the Scotch Education Department. Every Queen's scholar obtaining such bursary shall be taken bound to complete his curriculum for a degree in arts or science during the time he holds the bursary, and thereafter to submit himself for examination for such degree.

General Clauses.

83-92. Inspection of Schools. Rules as to Bursaries. Investment of Residue. Future Administration. Power to apply to Court of Session for Alteration, and to make Bye-laws and receive Additional Donations. Scheme to be Printed.

EDUCATIONAL ENDOWMENTS  
(SCOTLAND) ACT, 1882.

NOTICE is hereby given that the Commissioners under the Educational Endowments (Scotland) Act, 1882, have prepared the Draft of a Scheme for the future administration of the Endowments known as DONALDSON'S HOSPITAL, JOHN WATSON'S INSTITUTION, and the ORPHAN HOSPITAL, in the County of Edinburgh and Burgh of Edinburgh, whereof an abstract is appended. The Commissioners will, in terms of the Twenty-fourth Section of said Act, receive and consider any objection made to them in writing by any public body or persons interested respecting such Scheme, and any amendments proposed thereon, provided that



the same be delivered at their Office, at No. 46 George Street, Edinburgh, within two calendar months from the date hereof. Printed copies of the said Scheme may be had on application to Messrs. A. & C. Elack, Booksellers, Edinburgh, Sale Agents for H.M. Stationery Office, at 5d. per copy.

ALEX. GIBSON,  
Secretary to Commissioners.

46 George Street, Edinburgh,  
11th July 1884.

Scheme, under the Educational Endowments (Scotland) Act, 1882, for the Administration of the Endowments known as Donaldson's Hospital, hitherto held and administered under the Will of James Donaldson, dated 19th October 1830, and Deed of Constitution of John Irvine and Walter Cook, dated 22d November 1844; John Watson's Institution, hitherto held and administered under Deed of Settlement by John Watson, dated 2d July 1759, Deed of Destination, dated 30th August 1764, and registered in the Books of Session 17th September 1764, and Act of Parliament, 3 George IV. cap. 23; and the Orphan Hospital, hitherto held and administered under Royal Letters Patent by His Majesty George II.

Preamble.

1, 2. Amalgamation of Endowments and Transference of Property.

3. Constitution and Election of Governing Body.—The governing body, hereinafter called the governors, shall be constituted as follows:—

Two shall be elected by the Magistrates and Town Council of Edinburgh;

Two shall be elected by the School Board of Edinburgh;

Two shall be elected by the Senatus of the University of Edinburgh, hereinafter called the Senatus;

One shall be elected by the Edinburgh Chamber of Commerce;

Six shall be elected by the Commissioners of Her Majesty's Signet in Scotland;

Two shall be ladies, to be elected by the governors;

Three shall be elected to hold office for life by the existing trustees of the said James Donaldson; and

Three shall be elected to hold office for life by the present managers of the Orphan Hospital.

The governors may be elected by the several electing bodies either out of their own number or otherwise. The governors elected by the Town Council and School Board of Edinburgh shall in the case of the first election hold office for a period of three years, and thereafter until the first day of August after the expiry of that period. The governors elected by the Senatus and the Chamber of Commerce, and the ladies elected by the governors, shall in the case of the first election hold office for a period of five years, and thereafter until the first day of August after the expiry of that period. The governors elected by the Commissioners of the Signet shall in the case of the first election hold office, three of them for a period of three years,

and three of them for a period of five years, and thereafter until the first day of August after the expiry of that period. The governors shall, in the case of all elections subsequent to the first, hold office for a period of five years from and after the expiry of the term of office of their predecessors, except as hereinafter provided. Each election shall be made at a meeting convened and conducted according to the ordinary rules and practice of the electing body. Any governor may be re-elected. The first governors shall be elected as soon as conveniently may be after the date of this Scheme. The clerk or other officer of the governors shall, at least one month before the expiry of the term of office of any governor, give notice to the proper electing body, and the electing body shall, as soon as conveniently may be after such notice, elect a governor to hold office from the expiry of said term. Any election not made as aforesaid within three months from the date of this Scheme, or from the date of the notice of expiry of a term of office, or from the date of the notice of a vacancy, as hereinafter prescribed, shall in that case be made by the then existing governors.

4-11. Vacancies, Meetings, Chairman, Quorum, and Execution of Deeds, Minutes, and Committees.

12-18. Accounts, Audit, Business Arrangements, Casual Profits, Power to Sell, Invest, and Borrow.

19-22. Clauses relating to Transference of Administration.

23. Discontinuance of Hospitals.—The governors shall, within two years after the date of this Scheme, discontinue the hospitals and schools presently maintained in the buildings of Donaldson's Hospital, John Watson's Institution, and the Orphan Hospital. No new foundationers shall be elected to the Orphan Hospital or John Watson's Institution, and no children, other than deaf mutes, shall be admitted as foundationers to Donaldson's Hospital, under the existing constitution of the said foundations after the date of this Scheme.

24. Power to Board out Foundationers.—The governors shall have power to board out the foundationers in John Watson's Institution and the Orphan Hospital, and the children, other than deaf-mutes, on the foundation of Donaldson's Hospital at the date of this Scheme, and to pay to or for the said foundationers, or to the person with whom they are boarded for the time during which they would have remained as foundationers in the Hospital a sum of money such as they deem sufficient for their proper maintenance and clothing, which sum shall be expended subject to the control of the governors. The governors shall pay for the education of said foundationers during said time at such schools as they may approve.

25. Preservation of Vested Interests.

Application of Income.

26. Application of Income.—The governors, after paying the necessary expenses of management, and the burdens and taxes affecting the Endowment, shall apply the free income of the Endowment in the manner hereinafter provided.

School for Deaf-Mutes in Orphan Hospital.

27. School to be established in the Buildings of the Orphan Hospital.—The governors shall establish and maintain an hospital and school within the buildings of the Orphan Hospital.

28. Power of Borrowing Money and expending annual sum for Maintenance of School and Hospital.—The governors may borrow money to carry out

any additions and alterations which may at any time be required for the purposes of the Hospital and School under the conditions of the seventeenth section hereof. They may apply an annual sum out of the income of the Endowment for the maintenance of the school. The annual sum applied for the purposes of this branch of the Scheme, including maintenance of the school, up-keep and repair of the buildings, together with the interest or payment on account of the money borrowed for the additions and alterations aforesaid, shall not exceed £5000.

29. Deaf-mutes to be received in the Hospital.—The governors shall receive, maintain, clothe, and educate in the Hospital as many deaf-mute children as the buildings of the Hospital will allow. The governors shall have power to make such charge as shall appear to them reasonable for the maintenance or education, in whole or in part, of any such children, and in fixing the rate of charge, they shall have regard to the circumstances of the parents and the cost of education of ordinary children of the class to which such child may belong, but in no case shall any charge so made exceed the cost of the maintenance and education of the child.

30. Conditions of Admission.—No deaf-mute children shall be admitted before they attain the age of seven years complete or, except as herein-after provided, after they have attained the age of nine years complete; but the governors shall have power, upon special cause shown, to admit children up to the age of eleven years complete. The applicants for admission to the Hospital shall be examined by a medical man, approved of or appointed by the governors, and the governors shall have power to exclude all children suffering from contagious or constitutional disorders, or whose state of health is such as to make them unsuitable for admission to the Hospital or attendance thereat.

31. Discharge from the Hospital.—No child shall remain in the Hospital as a boarder after the end of the school session in which he or she has attained the age of fourteen years complete, and it shall be in the power of the governors, in the event of the misconduct or illness of any such child, or for any other reason seeming to them sufficient, to dismiss or suspend him or her from the benefits of the hospital, either absolutely or for such time as the governors may think fit.

32. Instruction of Deaf-mutes above the age of Fourteen Years.—The governors shall have power to establish classes for deaf-mutes above the age of fourteen years either in or out of the hospital buildings as they may deem it expedient; they shall have power to admit to such classes those children who show special aptitude and whose parents and guardians are in need of assistance, and to pay the fees for said children in whole or in part, and in case of necessity they may make an annual allowance for maintenance not exceeding £20 for each child, but no such sum shall be paid, either for maintenance or education, on behalf of any child who has attained eighteen years complete, nor shall any child who has attained that age be allowed to continue in attendance at any classes established by the governors within or without the hospital buildings. The governors shall at the end of each school year, or oftener if they see fit, obtain from the teacher or teachers a special report as to the conduct, regularity of attendance, and progress of all scholars under this section, and no fees or maintenance money shall continue to be paid for

any scholar in regard to whom such report is not satisfactory.

33. Admission of Foundationers not being Deaf-mutes.—The governors shall select and enter on the foundation not more than 60 children, not being deaf-mutes, who shall be orphan children of the poor or working classes needful and deserving of assistance. These children shall be boarded out and provided with suitable clothing, and shall receive their education in the Hospital. No children shall be admitted unless they have passed an examination equal to the standard suitable to their ages; and if there be a greater number of candidates than vacancies, the governors shall, in selecting the children, have due regard to merit as ascertained by such examination, and in the case of children who have been in attendance at school, they shall give special weight to good conduct, attendance, and progress at school during the previous year. Twenty-four of the foundationers shall be selected by the governors in manner aforesaid from among children eligible in terms hereof who shall be nominated by the present owners of private rights of presentation to the Orphan Hospital and their heirs or successors. Each owner of a private presentation shall on a vacancy occurring in the said number of children, have a right to nominate a candidate for said vacancy. No child shall be admitted as a foundationer under seven years of age, nor retained after the close of the session during which he or she attains the age of fourteen years.

34. Day Scholars on Payment of Fees.—The governors may, if they think fit, and if there is accommodation after providing for the foundationers, admit children other than foundationers as day scholars, at such fees as will be sufficient to cover the cost of their education.

35. Subjects of Instruction.—The subjects of instruction in the school shall be prescribed by the governors, and the education given shall be such as to prepare the boys to be good workmen or artisans, and the girls to enter domestic service, and perform the ordinary duties of housewifery.

36. House Governor.—The governors shall appoint a house governor at a meeting to be specially called for the purpose, after having taken such steps, by advertisement or otherwise, as they shall deem best calculated to obtain suitable candidates. The house governor shall, subject to the instructions of the governors, have the superintendence of the domestic economy of the Hospital, and shall have the supervision of the teaching of the hearing children.

37. Head Master for Deaf and Dumb Children.—The governors shall appoint a head master for the deaf and dumb children at a meeting to be specially called for the purpose, after having taken such steps, by advertisement or otherwise as they shall deem best calculated to obtain suitable candidates.

38. Dismissal of Governor of Hospital and Head Master of Deaf-mutes.—The governors may dismiss the house governor or the head master of the deaf-mutes without assigning cause, after three calendar months' written notice given to him in pursuance of a resolution passed at two consecutive special meetings, held at an interval of at least fourteen days, such resolution being affirmed by at least two-thirds of the governors present on each occasion. The governors, for what in their opinion is urgent cause, may, by a resolution passed at a special meeting, and affirmed by not less than two-thirds of the whole number of



governors for the time being, declare that the said house governor or head master ought to be dismissed from his office without notice, and in that case they may appoint another special meeting to be held not less than seven days after the former one, and may then dismiss him by a like resolution, affirmed by not less than two-thirds of the governors for the time being. And if the governors assembled at the first of such special meetings think fit at once to suspend the said house governor or head master from his office until the next meeting, they may do so by resolution affirmed by not less than two-thirds of the whole number of governors for the time being. Due notice and opportunity for explanation and defence shall in each case be given to the said house governor or head master.

39. Management of School.—Subject to the approval of the governors and to the rules prescribed by or under the authority of this Scheme, the head master of the deaf-mutes shall, so far as the deaf-mutes are concerned, have under his control the choice of books, the methods of teaching, the arrangement of classes and school hours, and generally the whole organisation, discipline, and management of the classes for such children. The house governor shall have similar powers in regard to the hearing children. The governors shall have full power to dismiss any child from the school or foundation, on the report of the house governor or the head master of the deaf-mutes, or upon any evidence that they may deem sufficient.

40. Assistant Teachers.—The head master of the deaf-mutes shall have the power of appointing and dismissing his assistant teachers; but no appointment or dismissal of an assistant teacher shall be final until approved by the governors, and in all such cases the approval or disapproval of the governors shall be entered in the minutes. The assistant teachers for hearing children shall be appointed and dismissed by the governors.

41. General Supervision.—Subject to the provisions of this Scheme, the governors shall, after consultation with the house governor and head master of the deaf-mutes, prescribe the general subjects of instruction, the relative prominence and value to be assigned to each subject, the school terms, vacations, and holidays. They shall take the general supervision of the school buildings and arrangements. They shall determine the number of assistant teachers, and fix their salaries and mode of payment.

#### Donaldson's School.

42. School to be established in Donaldson's Hospital.—The governors shall establish in the buildings of Donaldson's Hospital a school for girls, to be called Donaldson's School.

43. Power of Borrowing Money and Expending Annual Sum for Maintenance of School.—The governors may borrow money to carry out the additions and alterations which may at any time be required for the purposes of the School under the conditions of the seventeenth section hereof. They may apply an annual sum out of the income of the endowment for the maintenance of the School. The annual sum applied for the maintenance of the School, including the up-keep and repair of the buildings, together with the interest or payment on account of the money borrowed for the additions and alterations as aforesaid, shall not exceed £3000.

44. School to consist of Secondary and Primary

Department.—The School shall be divided into a secondary and primary department, but the governors shall only maintain or extend the primary department in so far as it appears to them to be self-supporting, or to be necessary or conducive to the prosperity of the secondary department; and they may at any time discontinue the primary department if it appears to them expedient that the School should be wholly devoted to the purposes of higher instruction.

45. Admission of Children.—Children shall, before admission either to the secondary or primary department, pass an examination of such nature as shall be fixed by the governors, conducted by or under supervision of the head master. Children shall not be admitted to the primary department before the age of seven nor to the secondary department before the age of ten; subject to these conditions, the school shall be open to all children of good health and character so far as there is room for them. If the number of applicants be greater than can be admitted they shall be admitted after examination as herein provided in the order of their application.

46. Subjects of Instruction in Primary Department.—The governors shall prescribe the subjects to be taught in the primary department, but the highest classes therein shall not be more advanced than those suitable for children in the fifth standard of the present Scotch Code.

47. Subjects of Instruction in Secondary Department.—The subjects to be taught in the secondary department shall include reading, writing, arithmetic, English grammar, composition, and literature, Latin, German, French, mathematics, drawing, vocal music, instruction on the pianoforte, at least one branch of natural science, drill, calisthenics, needlework, cookery, and such other subjects as the governors may from time to time determine.

48. School Fees.—The governors shall charge school fees, except as hereinafter provided. The fees in the primary department shall not be less than at the rate of £2 for the school year for the lowest class or standard, and shall in every case be fixed so that the fees may pay the cost of education; the fees in the secondary department shall be fixed so as to pay the cost of education.

49. Appointment of Head Master.—The head master of the school shall be a graduate of some university of the United Kingdom. The governors shall appoint the head master at a meeting to be specially called for the purpose, after having taken such steps, by advertisement or otherwise, as they shall deem best calculated to obtain suitable candidates.

50. Dismissal of Head Master.—The governors may dismiss the head master without assigning cause, after three calendar months' written notice given to him in pursuance of a resolution passed at two consecutive special meetings, held at an interval of at least fourteen days, such resolution being affirmed by at least two-thirds of the governors present on each occasion. The governors, for what in their opinion is urgent cause, may by a resolution passed at a special meeting, and affirmed by not less than two-thirds of the whole number of governors for the time being, declare that the head master ought to be dismissed from his office without notice, and in that case they may appoint another special meeting to be held not less than seven days after the former one, and may then dismiss him by a like resolution,

affirmed by not less than two thirds of the governors for the time being. And if the governors assembled at the first of such special meetings think fit at once to suspend the said head master from his office until the next meeting, they may do so by resolution affirmed by not less than two thirds of the whole number of governors for the time being. Due notice and opportunity for explanation and defence shall in each case be given to the head master.

51. Management of School.—Subject to the approval of the governors and to the rules prescribed by or under the authority of this Scheme, the head master shall have under his control the choice of books, the methods of teaching, the arrangement of classes and school hours, and generally the whole organisation, discipline, and management of the school; and shall have the power of expelling children from the school or suspending their attendance thereat for any cause that appears to him sufficient, subject to an appeal to the governors.

52. Assistant Teachers.—The head master shall have the power of appointing and dismissing all assistant teachers; but no appointment or dismissal of an assistant teacher shall be final until approved by the governors, and in all such cases the approval or disapproval of the governors shall be entered in the minutes.

53. Head Master's Salary.—The head master shall have a fixed yearly salary of not less than £500, and, if the governors think fit, a capitation payment on such scale as may be fixed by them.

54. The governors may provide within the buildings of the Hospital a house for the head master, and for such other teacher or teachers as they may think fit.

55. General Supervision.—Subject to the provisions of this Scheme, the governors shall after due consultation with the head master, prescribe the general subjects of instruction, the relative prominence and value to be assigned to each subject, the school terms, vacations, and holidays. They shall take the general supervision of the school buildings and arrangements. They shall determine the number of assistant teachers, and fix their salaries and mode of payment.

#### Foundationers and Bursars at Donaldson's School.

56. Foundationers.—The governors shall select and enter on the foundation fifty girls, who shall be either orphans needful and deserving of assistance or the children of parents needful and deserving of assistance, and not in receipt of parochial aid. No child shall be admitted as a foundationer unless she has passed an examination equivalent to the standard suitable to her age; and if there be a greater number of candidates than vacancies the governors shall, in selecting the children, have due regard to merit as ascertained by the results of such examination and by previous good conduct and attendance and progress at school. The foundationers shall receive free education, with books and stationery, at Donaldson's School until the end of the session during which they have attained the age of fourteen.

57. Clothing and Maintenance of Foundationers.—The governors may, if they see fit, apply an annual sum not exceeding £250 for the clothing and maintenance of the most necessitous of the foundationers. The said annual sum shall be spent in such manner and paid to such persons and under such conditions as the governors may direct.

58. Bursaries at Entrance of Secondary Department.—The governors shall apply an annual sum of not less than £500 in establishing bursaries, to be awarded by competitive examination among girls whose parents or guardians are in such circumstances as to require aid in providing them with higher education, and who are pupils in the primary department or at public or State-aided schools, and have passed the fifth standard of the present Scotch Code. These bursaries shall each be of the annual value of £10, with free education, books, and stationery, and shall be tenable at Donaldson's School for such period not exceeding three years as the governors may determine.

59. Higher Bursaries in the School.—The governors shall apply the annual sum of £500 in establishing bursaries which shall be awarded by competitive examination among pupils of the school whose parents or guardians require aid in giving them a higher education; these bursaries shall each be of the annual value of £10, with free education, books, and stationery. The governors may, if they think fit, vary the annual payment in the different years for which the bursaries are held, but the whole sum paid shall not exceed £10 for each year the bursary is held. The bursary shall be tenable at the school for such period not exceeding three years as the governors may determine. The governors shall fix the competition for the bursaries at such period in the school curriculum as may make the average age of the competitors as nearly as may be fourteen years, but they may, if they think fit, allow a certain portion of the bursaries to be competed for at such later stage as they may determine.

60. Bursaries for Higher Education of Girls.—The governors may apply an annual sum of £500 in establishing bursaries for the higher education of girls, each of the yearly value of not less than £15 nor more than £30. These bursaries shall be awarded by competitive examination among pupils attending Donaldson's School, under such conditions and regulations as the governors may from time to time determine, and shall be held under condition of attending any institution or course of higher or professional education which is approved by the governors.

61. Country Bursaries.—The governors shall establish bursaries each of the yearly value of £30. These bursaries shall be awarded by competitive examination among boys and girls attending public or State-aided schools throughout Scotland, outside the boundaries of the county of Edinburgh, who have passed the fifth standard of the present Scotch Code, and whose parents or guardians require aid in giving them a higher education. These bursaries shall be tenable for three years at Donaldson's School or at any school within the city of Edinburgh approved of by the governors in which efficient higher instruction is given, but the governors shall have power, if in any case they consider it desirable, to dispense with this condition, and to allow the bursar to attend a school in the neighbourhood of his or her home, provided that in any such school a thoroughly good education can be obtained, and in that case the bursary shall be of such lower value as the governors may determine, but not less than £10. The governors shall have power to arrange for examinations in convenient centres, and to expend on the purposes of this section a sum of not less than £2000.

62. Institution for the Higher Education of Women.—The governors shall have power to expend an annual sum of £1000 in establishing within the





buildings of Donaldson's Hospital, either by themselves or in conjunction with any other body or association, classes for the higher education of women; or they may apply the said annual sum partly (1) in making such grant as they think fit to any institution that may be founded in Edinburgh for the higher education of women, either as a subsidy or under the condition that such number of girls as may be agreed on shall be educated at such institution, and partly (2) in establishing bursaries tenable at such institution under such conditions and regulations as the governors may from time to time determine.

John Watson's Institution.

63. John Watson's Institution.—The governors shall maintain a school for girls in the buildings of John Watson's Institution, which shall be known by that name as heretofore.

64. Power of Borrowing Money and Expending Annual Sum for Maintenance of Institution.—The governors may borrow money to carry out any additions and alterations which may at any time be required for the purposes of the Institution, under the conditions of the seventeenth section hereof. They may apply an annual sum out of the income of the Endowment for the maintenance of the Institution. The annual sum applied for the maintenance of the Institution, including the upkeep and repair of the buildings, together with the interest or payment on account of the money borrowed for the additions and alterations as aforesaid, shall not exceed £3000.

65. Foundacioners.—The governors shall receive into the Institution as foundationers such a number of girls, not exceeding 70, as the building will properly accommodate. The foundationers shall be the children of parents, natives of, or residing in Scotland, who have been engaged in trade or in one of the learned professions, or in some similar line of life, and who from innocent misfortune and causes beyond their own control have either left no provision for the suitable education of their children or are unable to provide it, a preference being always given to orphans. The foundationers shall be admitted between the age of eight and ten. No child shall be admitted as a foundationer unless she has passed an examination equivalent to the standard suited to her age; and if there be a greater number of candidates than vacancies, the governors shall, in selecting the children, have due regard to merit as ascertained by the results of such examination, and in the case of children who have been in attendance at school, they shall give special weight to good conduct, attendance, and progress at school during the previous year.

66. Education in Institution.—The foundationers shall receive education in the Institution until they have passed the fifth standard, or an equivalent examination. The subjects of instruction in the School shall be prescribed by the governors, and the education shall be such as to fit the children for entering the secondary department of Donaldson's School.

67. Day Scholars.—The governors shall have power, if they see fit, to admit girls as day scholars in the Institution at such fees as will be sufficient to cover the cost of their education.

68. Senior Foundationers.—The foundationers, on the completion of their elementary education, shall be permitted to enter the competitive examination for the bursaries established in the fifty-eighth section hereof, and in the event of any foundationer

being found equal in the examination to the lowest successful competitor for the said bursaries, she shall be permitted to continue as a foundationer in John Watson's Institution. The governors shall in that case provide for her board and maintenance either in the Institution or in its vicinity, as they shall determine, for a further period not exceeding three years, and shall give her free education, with books and stationery, at Donaldson's School.

69. Dismissal from Foundation.—The governors shall, at the end of each school year, or oftener if they see fit, obtain from the teacher or teachers a special report as to the conduct and progress of each foundationer, and no child shall be allowed to remain on the foundation with regard to whom such report is not satisfactory.

70. Matron.—The governors shall appoint a matron at a meeting to be specially called for the purpose, after having taken such steps by advertisement or otherwise, as they shall deem best calculated to obtain suitable candidates. The matron shall, subject to the instructions of the governors, have the superintendence of the domestic economy of the Institution.

71. General Supervision.—Subject to the provisions of this Scheme, the governors shall prescribe the general subjects of instruction, the relative prominence and value to be assigned to each subject, the school terms, vacations, and holidays. They shall take the general supervision of the school buildings and arrangements. They shall appoint such teachers as may be necessary, and fix their salaries and mode of payment.

General Clauses.

72–80. Inspection of Schools, Rules as to Bursaries, Investment of Residue, Future Administration, Power to apply to Court of Session for Alteration, and Power to make Bye-Laws and Standing Orders, and receive Additional Donations. Scheme to be Printed.

INTIMATION is hereby given that DUNCAN HENRY CAITHNESS REAY DAVIDSON of Tulloch, Institute or Heir of Entail in possession of the Entailed Lands and Estates of TULLOCH, BRAE, and Others, situated in the County of Ross, has presented a Petition to the Lords of Council and Session (First Division, Junior Lord Ordinary,—Mr. Somerville, Clerk), in terms of the Acts 11th and 12th Victoria, chapter 36, 16th and 17th Victoria, chapter 94, 38th and 39th Victoria, chapter 61, and 45th and 46th Victoria, chapter 53, and relative Acts of Sederunt, for authority to charge the said Entailed Lands and Estates with debt. Date of Interlocutor ordering intimation, 3d July 1884.

TODS, MURRAY, & JAMIESON, W.S.,  
Agents of the Petitioner.

66 Queen Street, Edinburgh,  
7th July 1884.

INTIMATION is hereby given that JOHN MACKINTOSH BALFOUR MELVILLE, Esquire of Pilrig and Strathkinness, Heir of Entail in possession of the Entailed Estate of STRATHKINNESS, in the County of Fife, has presented a Petition to the Lords of Council and Session (First Division, Junior Lord Ordinary,—Mr. Somerville,

Clerk), in terms of the Acts 11 and 12 Victoria, cap. 36, 16 and 17 Victoria, cap. 94, and 38 and 39 Victoria, cap. 61, and relative Acts of Sederunt, for authority to charge the fee and rents of the said Entailed Estate of Strathkinness, with the amount of younger children's provisions, granted by the late John Whyte Melville, Esquire of Bennoch and Strathkinness, and payable by the said John Mackintosh Balfour Melville, as Heir of Entail foresaid. Date of Interlocutor ordering intimation, 8th day of July 1884.

J. & J. H. BALFOUR, W.S.,  
Agents of the Petitioner.

4 Thistle Court, Edinburgh,  
9th July 1884.

INTIMATION is hereby made that a Petition has been presented to the Lords of Council and Session (First Division,—M., Clerk) by John Aitken, Temperance Hotel Keeper, 114 Argyle Street, Glasgow, and others, all members of THE NORTH BRITISH BUILDING SOCIETY, established in Glasgow, under the provisions of the Act 6 and 7 Will. IV., cap. 32, entitled an Act for the Regulation of Benefit Building Societies, praying for the winding up by the Court, under the Companies Acts, 1862 to 1883, of the said North British Building Society, and that a Deliverance has been pronounced thereon in the following terms, viz. :—*Edinburgh, 10th July 1884.*—The Lords appoint the Petition to be intimated on the Walls and in the Minute-Book in common form, and to be advertised once, along with a copy of this Deliverance, in each of the Edinburgh Gazette, the Glasgow Herald, and Glasgow News newspapers; grant Warrant for serving the same, along with a copy of this Deliverance, upon The North British Building Society, and appoint the said Society and all parties interested, if so advised, to lodge Answers within six days after service or last advertisement.

'JOHN INGLIS, I.P.D.'

Of all which Intimation is hereby made.

DAV. TURNBULL, W.S.,  
Agent for Petitioners.

5 South Charlotte Street, Edinburgh,  
10th July 1884.

In the Court of Session.

NOTICE.

IN the Petition given in and presented to the Court of Session (First Division,—Mr. Broun, Clerk) for and in name of Sanderson & Muirhead, Builders and Contractors, Edinburgh, and Others, Petitioners, for Judicial winding up of the CRAIGLOCKHART HYDROPATHIC COMPANY (LIMITED), their Lordships of the First Division have been pleased to pronounce this Deliverance:—*Edinburgh, 9th July 1884.*—The Lords appoint the Petition to be intimated on the Walls and in the Minute-Book for six days, and also to be intimated to the Creditors and Contributories of the Company by Advertisement in each of the Edinburgh Gazette and Scotsman newspaper, and to be served upon the Craighlockhart Hydropathic Company (Limited), by delivery of a copy of the said Petition, with the Deliverance thereon, at their Registered Office, and appoint the said Company, and all others having interest, to lodge Answers, if they any have, within six days after such intimation, advertisement, and service.

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

Of all which Advertisement is hereby made.

J. & A. PEDDIE & IVORY, W.S.,  
Petitioners' Agents.

122 George Street, Edinburgh,  
10th July 1884.

PROPOSED ALTERATION  
OF  
SOUTH LANARKSHIRE POLLING PLACES.

NOTICE is hereby given, in terms of the Statute, that the Sheriff of Lanarkshire, with the consent of Her Majesty's Advocate for Scotland, proposes to Increase and Alter the Number, Situation, and Arrangement of the Polling Places in South Lanarkshire, as follows :—

Polling Places.	Polling Districts.
1. Lanark.	For the Parishes of Carmichael, Pettinain, Lanark beyond the Burgh, and Carstairs.
2. Douglas.	For the Parish of Douglas.
3. Carluke.	For the Parish of Carluke.
4. Stonehouse.	For the Parish of Stonehouse.
5. Larkhall.	For the Parish of Dalsersf.
6. Abington.	For the Parishes of Lamington and Wandell, Wiston and Robertson, Crawford, Crawfordjohn, and the part of Moffat in Lanarkshire.
7. Biggar.	For the Parishes of Libberton, Biggar, Covington and Thankerton, Symington, and the part of Culter in Lanarkshire.
8. Harthill.	For that portion of the Parish of Shotts forming the Eastern Registration District, and bounded as follows:—On the south, by the boundary of the <i>quoad sacra</i> Parish of Calderhead, being the River Almond; on the west, by the Shotts Iron Company's Road from where it crosses Calderhead Parish boundary near Baton Bridge to Hirst Lodge, thence by the Edinburgh and Glasgow Turnpike Road to Roadhead, thence by the Parish Road by North Blairmuckhole and Forrestburn Mill to the North March of Baads Farm, thence in a straight line eastward to the Shotts Parish boundary; and on the north and east by the boundary of said Parish.
9. Dykehead.	For those portions of the Parishes of Shotts and Cambusnethan within the following boundaries:—Commencing at a point where the River Almond crosses the eastern boundary of Shotts Parish, thence southward along said boundary till it reaches Cambusnethan Parish, thence southward and westward along the boundary of Cambusnethan Parish till it reaches Queenshill, thence northerly along the Parish Road by Kingshill, Summerside, Dura, and Hartfield, till it reaches the Edinburgh and Ayr Turnpike Road at Redmayre Toll, thence eastward till it reaches the Parish Road leading to Allanton Mill, thence along said Parish Road till its junction with the boundary of Shotts Parish, thence westward along said boundary, being the Calderwater, to where it is joined by Tilland Burn, thence along said Burn till it reaches the Parish Road near Whitehill, and thence along said Parish Road by Greenhill, Jersey, Roughdyke, and Fortisset, till the boundary of Calderhead <i>quoad sacra</i> Parish is reached at a point near Hillhouse-ridge, thence along the boundary of said <i>quoad sacra</i> Parish and along the River Almond to the point first mentioned.
10. Shotts Kirk.	For the Parish of Shotts, excepting the portions thereof included in Districts 8 and 9.
11. Wishaw.	For the Parish of Cambusnethan, excepting the portion thereof in District 9.
12. Forth.	For that portion of the Parish of Carnwath lying on the north or west of the following boundary

Polling Places.	Polling Districts.
13. Carnwath.	line, viz. :—Beginning at the junction of the Dipool Water and Mouse Water, and thence up Dipool Water to where it is crossed by the Caledonian Railway, thence north-eastward along said Railway to the boundary of the Parish. For that portion of the Parish of Carnwath lying to the south or east of the boundary immediately above described, and for the Parishes of Dunsyre, Dolphington, and Walston.
14. Blackwood.	For that portion of the Parish of Lesmahagow lying to the north-west of the south-eastern boundary of the Estate of Blackwood, viz. :—The Lochfennock Burn to its junction with the Logan Water, thence along the Logan Water to the point where it turns south at the Parish Road near to and south-east of Auchrobert Farmhouse, thence in the boundary line of the Blackwood Barony to where it meets the Birkwood Burn, thence along that Burn till it joins the River Nethan, and thence along that River till it joins the Clyde.
15. Kirkfieldbank.	For that portion of the Parish of Lesmahagow lying to the north-east of the following boundary, viz. :—Beginning at the point where the River Nethan joins the Clyde, thence up the Nethan to the point where it is crossed by the Road from Kirkmuirhill, by Auchinheath to New Kays, thence along said Road to the Summit of the Hill between it and Stonebyres Mains, thence along the Water-Shed to the top of Boreland Hill, thence by the South March of Burnhead till it meets the Road from Darnfillan, and thence by the Road leading by Hawksland and Thievesford to Douglas Mouth Bridge.
16. Lesmahagow.	For that portion of the Parish of Lesmahagow not included in Districts 14 and 15.

GEO. SELLAR, Sheriff-Clerk of Lanarkshire.

Glasgow, 3d July 1884.

Queen's and Lord Treasurer's

Remembrancer's Office, Exchequer Chambers,  
Edinburgh, 6th May 1884.

NOTICE is hereby given that John Stewart, Hatter, No. 58 Crown Street, Hutchisontown, Glasgow, and others, have applied to the Lords Commissioners of Her Majesty's Treasury for a Gift of the Estate of ISABELLA RATTRAY or ROBERTSON, deceased, widow of Robert Robertson, Joiner and Cartwright, Netherton of Clayquhat, near Blairgowrie, which has fallen to Her Majesty as *ultimus heres*.

Queen's and Lord Treasurer's

Remembrancer's Office, Exchequer Chambers,  
Edinburgh, 8th July 1884.

NOTICE is hereby given that Jane White or Paterson, wife of James Paterson, Farm Servant, Lochhouses, East Lothian, and others, have applied to the Lords Commissioners of Her Majesty's Treasury for a Gift of the Estate of ELIZABETH IRVING, Domestic Servant, Gullane, in the County of Haddington, deceased, which has fallen to Her Majesty as *ultimus heres*.

NOTICE is hereby given that a Petition under 'The Bankruptcy Acts' and 'The Cessio Acts,' for the benefit of the Process of Cessio bonorum, has been presented to the Sheriff of Inverness, Elgin, and Nairn at Nairn, by WILLIAM MACKINTOSH, Carter, 6 Simpson Street, Nairn, against his Creditors; and the Sheriff-Substitute of Nairnshire has of this date pronounced a Deliverance requiring the Creditors of the Petitioner to appear in the Sheriff Court Room at Nairn, on the 25th day of July current, at twelve o'clock noon, and ordaining the Petitioner to appear at said Diet for public Examination.

H. T. DONALDSON, Solicitor, Nairn,  
Agent for Petitioner.

Nairn, 9th July 1884.

NOTICE.

A PETITION has been presented in the Sheriff Court of Renfrew and Bute at Greenock, at the instance of Andrew Walker & Company, Coal Merchants, Greenock, Pursuers, against PATRICK LARKIN, Coal Dealer, residing at No. 4 Tobago Street, Greenock, Defender, praying that the Defender may be decreed to execute a Disposition omnium bonorum for behoof of his Creditors, and for the appointment of a Trustee; and all his Creditors are hereby required to appear in Court, within the Sheriff Court House, Nelson Street (West), Greenock, on the 25th day of July current, at twelve o'clock noon, when he will appear for Examination.

R. B. SHEARER, Solicitor,  
1 Bank Street, Greenock, Agent.

Greenock, 10th July 1884.

A PETITION has been presented to the Sheriff of Lanarkshire at Glasgow, by JAMES ALLAN, residing at No. 20 Church Street, Partick, craving Decree of Cessio bonorum, and that a Trustee be appointed to take the management and disposal of his Estate for behoof of all his Creditors; and the Sheriff-Substitute (Balfour) has appointed the 14th day of August 1884, at ten o'clock forenoon, within his Chambers, County Buildings, Glasgow, for the public Examination of the Petitioner, at which Diet all the Creditors of the said James Allan are hereby required to appear.

CARRUTHERS & GEMMILL, Writers,  
150 Hope Street, Glasgow,  
Agents for Petitioner.

TO THE CREDITORS ON

The Estates under Cessio of WILLIAM GILLESPIE LAMOND, Architect and Surveyor, Arbroath.

BY virtue of an Order of the Sheriff-Substitute of Forfarshire, William Gillespie Lamond, above designed, hereby intimates that he has presented a Petition to the Sheriff of Forfarshire at Forfar, to be finally discharged of all debts contracted by him before the Cession of his Estates, in terms of the Statute.

A. D. ANDERSON, Solicitor, Arbroath,  
Agent.

Arbroath, 7th July 1884.

ISLAY BURNS ROBERTSON, Draper, Arbroath, has presented a Petition to the Sheriff of Forfarshire at Forfar, praying to be discharged of all debts and obligations contracted by him or for which he was liable either as a Partner or as an Individual, at the date of the Sequestration of his late Firm's (ISLAY BURNS ROBERTSON & Co., Brothock Bridge, Arbroath), and of his own Estates, on the 17th day of April 1882; and the Sheriff-Substitute, by a Deliverance dated the 9th instant, has ordered the Petition to be intimated in the Edinburgh Gazette and to each Creditor, in terms of the Statute; of all which Intimation is hereby given.

WEBSTER & LITTLEJOHN, Solicitors, Arbroath,  
Agents for the said Islay Burns  
Robertson.

Arbroath, 10th July 1884.



**T**HE Estates of HECTOR M'KENZIE, Farmer, Primrose, near Dunfermline, were Sequestrated on the 8th day of July 1884, by the Sheriff of the Counties of Fife and Kinross.

The first Deliverance is dated the 27th day of June 1884.

The Meeting to elect the Trustee and Commissioners is to be held within the City Arms Hotel, Dunfermline, on Saturday the 19th day of July 1884, at twelve o'clock noon.

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 27th day of October 1884.

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

DAVID BARCLAY, Solicitor, Agent.

2 Queen Street, Edinburgh,  
10th July 1884.

**T**HE Estates of J. & W. NELSON, Builders, 420 Dumbarton Road, Partick, as a Company, and W. Nelson, Builder there, as a Partner of the said Firm of J. & W. Nelson, and as an Individual, were Sequestrated on the 8th day of July 1884, by the Sheriff of Lanarkshire.

The first Deliverance is dated the 20th day of June 1884.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Monday the 21st day of July 1884, within the Faculty Hall, Saint George's Place, Glasgow.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 8th day of November 1884.

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

CARRUTHERS & GEMMILL, Writers,  
150 Hope Street, Glasgow, Agents.

**T**HE Estates of JOHN SMITH, Stationer, Elgin, were Sequestrated on the 9th day of July 1884, by the Sheriff of Inverness, Elgin, and Nairn.

The first Deliverance is dated 9th July 1884.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Saturday the 19th day of July 1884, within the Gordon Arms Hotel, Elgin.

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 9th day of November 1884.

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

CAMERON & ALLAN, Solicitors, Elgin,  
Agents.

**T**HE Estates of TAYLOR BROTHERS, Carriers and Leather Merchants in Glasgow, and David Taylor and Robert Taylor, the sole Partners thereof, as such Partners, and as Individuals, were Sequestrated on the 10th day of July 1884, by the Sheriff of the County of Lanark.

The first Deliverance is dated the 10th day of July 1884.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Monday the 21st day of July 1884, within the Faculty Hall, Saint George's Place, Glasgow.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 10th day of November 1884.

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

SMILLIE & BLYTH, Writers, Glasgow,  
Agents.

141 West George Street, Glasgow,  
10th July 1884.

**T**HE Estates of JAMES WOOD, Blacksmith, Bellhanger, and Gastitter, No. 125 High Street, Edinburgh, were Sequestrated on 10th July 1884, by the Sheriff of the Lothians and Peebles at Edinburgh.

The first Deliverance is dated the 10th of July 1884.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Friday the 18th day of July 1884, within Lyon & Turnbull's Rooms, No. 51 George Street, Edinburgh.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 10th day of November 1884.

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

D. HILL MURRAY, Solicitor, Agent,  
13 Frederick Street, Edinburgh.

**S**EQUESTRATION of DAVID ROBERTS & COMPANY, Saddlers in Aberdeen, and George Bremner, Saddler, Aberdeen, sole Partner of the said Firm, and carrying on business in Aberdeen under the said style or title.

**W**ILLIAM FLETCHER, Carrier and Leather Merchant in Aberdeen, has been elected Trustee on the Estate; and William Youngson, a Partner of the Firm of George Littlejohn & Company, Saddlers' Ironmongers, Back Wynd, Aberdeen, John Clark, House Carpenter, Aberdeen, and John Webster, Iron Merchant, Aberdeen, have been elected Commissioners. The Examination of the Bankrupts will take place in the Sheriff Court House in Aberdeen, on Thursday the 17th day of July current, at twelve o'clock noon. The Creditors will meet in the Douglas Hotel, Aberdeen, upon Tuesday the 29th July current, at twelve o'clock noon.

WILLIAM FLETCHER, Trustee.

Aberdeen, 8th July 1884.

**S**EQUESTRATION of SAMUEL BRIDGE, Junior, Fruiterer and Florist, Sauchiehall Street, Glasgow.

**W**ILLIAM LETHAM M'KITTRICK, Accountant, Glasgow, has been elected Trustee on the Estate; and Thomas Russell, Wholesale Fruit Merchant, Ingram Street, Glasgow, William Hugh Barrow, Fruit Merchant, South Albion Street, Glasgow, and James Dougherty, Wholesale Fruit Merchant, Bazaar, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place within the Chambers of Mr. Sheriff Guthrie, County Buildings, Wilson Street, Glasgow, on Monday the 21st day of July 1884, at eleven o'clock forenoon. The Creditors will meet within the Trustee's Chambers, 53 Waterloo Street, Glasgow, on Wednesday the 30th day of July current, at twelve o'clock noon.

W. L. M'KITTRICK, Trustee.

Glasgow, 9th July 1884.

**S**EQUESTRATION of ALEXANDER MACKIE, Farmer, South Crimongorth, in the Parish of Crimond and County of Aberdeen.

**J**OHN DAVIDSON, Farmer, Clackriach, New Maud, has been elected Trustee on the Estate; and James Hutcheon, Assistant Inspector of Branches, North of Scotland Bank (Limited), Aberdeen, has been elected Commissioner. The Examination of the Bankrupt will take place in the Prison of Aberdeen, on Wednesday the 16th day of July current, at one o'clock afternoon. The Creditors will meet in the Writing Chambers, No. 10 Bridge Street, Aberdeen, on Friday the 25th day of July current, at twelve o'clock noon.

JOHN DAVIDSON, Trustee.

New Maud, 9th July 1884.



SEQUESTRATION of DONALD FRASER, Auctioneer,  
44 Overgate, Dundee.

**W**ILLIAM HUNTER, Draper, Dundee, a Commissioner on the Estate, having resigned his office, Notice is hereby given that at the second General Meeting of Creditors, to be held in Lamb's Hotel, Reform Street, Dundee, on Monday the 21st day of July current, at twelve o'clock noon, a new Commissioner will be elected in his room.

W. M. STIVEN, Trustee.

61 Reform Street, Dundee,  
10th July 1884.

SEQUESTRATION of WILLIAM FOTHERINGHAM,  
Vat and Tank Builder, 97 East Milton Street, Glasgow.

**T**HE Trustee hereby calls a General Meeting of the Creditors, to be held within the Chambers of Thomson, Jackson, Gourlay, & Taylor, C.A., 24 George Square, Glasgow, on Monday the 4th August 1884, at eleven o'clock forenoon, to consider as to an application to be made to the Court for his discharge as Trustee foresaid, and to resolve thereon.

J. NO. GOURLAY, C.A., Trustee.

24 George Square, Glasgow,  
9th July 1884.

**J**AMES WINK, C.A., Glasgow, Trustee on the Sequestrated Estate of GEORGE LAWSON, Wright and Builder, 390 Govan Street, Glasgow, hereby calls a General Meeting of the Creditors, to be held within the Chambers of Mitchell, Watson, & Wink, Chartered Accountants, 75 St. George's Place, Glasgow, on Friday the 8th day of August next, at two o'clock afternoon, to consider as to an application to be made by the Trustee for his discharge.

JAMES WINK, Trustee.

Glasgow, 10th July 1884.

SEQUESTRATION of the Deceased ANDREW  
M'KINLAY, Funeral Undertaker, East Ingram Street,  
Glasgow.

**T**HE Trustee hereby calls a General Meeting of the Creditors, to be held within the Chambers of Thomson, Jackson, Gourlay, & Taylor, C.A., 24 George Square, Glasgow, on Monday the 4th August 1884, at twelve o'clock noon, to consider as to an application to be made to the Court for his discharge as Trustee foresaid, and to resolve thereon.

J. NO. GOURLAY, C.A., Trustee.

24 George Square, Glasgow,  
9th July 1884.

In the SEQUESTRATION of WILLIAM REID  
SMALL, Clothier, carrying on business at No. 93  
South Bridge, Edinburgh, and now or lately residing  
at No. 5 Archibald Place, Edinburgh.

**J**OHN M'GLASHAN, Solicitor, Edinburgh, Trustee, hereby intimates that the Commissioners have audited his accounts, brought down to the 26th ultimo, and that a second and final Dividend will be paid, within his Chambers, No. 30 Hanover Street, Edinburgh, upon the 26th day of August next.

J. M'GLASHAN, Trustee.

Edinburgh, 8th July 1884.

SEQUESTRATION of JAMES SAINT, Merchant,  
Peterhead.

**T**HE Trustee hereby intimates that an equalising Dividend to those Creditors who did not participate in the first Dividend, and a second and final Dividend to all the Creditors, will be paid, within his Chambers in Back Wynd, Aberdeen, on and after 26th August 1884.

JAMES & GEORGE COLLIE, Advocates in Aberdeen,  
Agents for Trustee.

In the SEQUESTRATION of WILLIAM RUSSELL,  
Grocer, Ayr.

**T**HOMAS CRAWFORD, Accountant in Ayr, Trustee, hereby gives notice that a first and final Dividend will be paid, within his Counting House, 62 Newmarket Street, Ayr, upon the 23th day of August 1884.

THOS. CRAWFORD, Trustee.

Ayr, 8th July 1884.

In the SEQUESTRATION of WILLIAM YOUNG,  
Tailor, North Bridge, Edinburgh.

**W**ILLIAM JOHN VALENTINE, Chartered Accountant, Edinburgh, Trustee, hereby gives notice that a first Dividend will be paid, within his Chambers, No. 9 North Saint David Street, Edinburgh, upon Monday the 21st instant.

W. J. VALENTINE, C.A., Trustee.

Edinburgh, 10th July 1884.

**A**LLEXANDER STEWART RAE, Iron Merchant, Dundee, Trustee on the Sequestrated Estate of WILLIAM MILNE, Ironmonger, No. 18 Overgate, Dundee, hereby intimates that an account of his intrusions with the funds of said Estate, brought down to the 26th day of June last, and a state of the funds recovered and of those outstanding belonging to the said Estate, as at the same date, have been made up and examined and audited by the Commissioners on said Estate in terms of the Statute; that he has examined the claims of the several Creditors who have lodged their oaths and grounds of debt on or before the said 26th day of June last, and completed lists of those Creditors entitled to be ranked on the funds of the said Estate, and also of those whose claims have been rejected in whole or in part; further, that a Dividend will be paid to those Creditors whose claims have been admitted by the Trustee, at his Warehouse, 29 Castle Street, Dundee, on the 27th day of August next; of all which Notice is hereby given, in terms of the Statute.

A. S. RAE, Trustee.

Dundee, 10th July 1884.

SEQUESTRATION of MESSRS. ALEXANDER &  
MACNAB, Storekeepers, Craigneuk, near Motherwell, in the County of Lanark, as a Company, and of Charles Jameson Alexander, Manufacturer, residing at Hawick, and of Ebenezer Alexander, residing in Hawick, the Individual Partners of said Company, as such Partners.

**F**REDERICK WALTER CARTER, C.A., Edinburgh, Trustee, hereby intimates that an account of his intrusions, brought down to 25th ultimo, has been audited by the Commissioners; further, that a Dividend of Ninepence per pound from the private Estate of Ebenezer Alexander will be paid to the Company Creditors whose claims have been admitted, at his Chambers here, on 26th July 1884.

FRED. W. CARTER, Trustee.

5 St. Andrew Square, Edinburgh,  
11th July 1884.

**WILLIAM PIRIE MOIR**, Farmer, Auchnarie, Strichen, Trustee on the Sequestrated Estate of **CHARLES SCOTT**, Farmer at Auchorthie, in the Parish of Strichen and County of Aberdeen, hereby intimates that a Dividend will be paid to those Creditors whose claims have been admitted, within the Office at Strichen of the North of Scotland Bank (Limited), on the 25th day of August next.

WILLIAM P. MOIR, Trustee.

Strichen, 8th July 1884.

In the SEQUESTRATION of **SIMPSON & COMPANY**, Photographers, Constitution Street, Leith.

THE Commissioners have examined the account of my intrusions, brought down to the 25th ultimo, and postponed the declaration of a Dividend till the next statutory period.

W. J. VALENTINE, C.A., Trustee.

Edinburgh, 10th July 1884.

SEQUESTRATION of **JAMES M'LAY**, Wright, No. 18 Bridge Street, Glasgow, and carrying on business there under the Company Name or Firm of A. & J. M'LAY, of which Firm he is sole Partner.

THE Trustee hereby intimates that the Commissioners have audited his accounts, brought down to 24th June last, and have postponed the declaration of a Dividend till the recurrence of another statutory period.

JAMES R. HODGE, Trustee.

133 West George Street, Glasgow,  
8th July 1884.

SEQUESTRATION of the Estates of **SOMERVILLE, CRAWFORD, & COMPANY**, Power Loom Cloth Manufacturers, Glasgow, and Thomas Crawford, Power Loom Cloth Manufacturer there, the sole Partner of said Company, as such Partner, and as an Individual.

THE Trustee hereby intimates that his accounts, brought down to 26th June 1884, have been audited by the Commissioners, who have postponed the declaration of a Dividend until the recurrence of the next statutory period, and authorised the Trustee to dispense with the issuing of circulars to the Creditors.

JAMES TAYLOR, C.A., Trustee.

24 George Square, Glasgow,  
9th July 1884.

In the SEQUESTRATION of **WILLIAM WATT**, Farmer, Ardfour, in the Parish of Inverkeithny and County of Banff.

THE Trustee hereby intimates that an account of his intrusions, brought down to the 25th June 1884, has been examined by the Commissioners, who have postponed the declaration of a Dividend till the next statutory period, and dispensed with sending circulars to the Creditors.

ALEXANDER WATT, Solicitor, Banff,  
Trustee.

Banff, 8th July 1884.

#### DISSOLUTION OF COPARTNERY.

NOTICE is hereby given that the Copartnery carried on by the Subscribers **James M'Leod** and **David Blake**, under the Firm of **M'LEOD & BLAKE**, as Plumbers, Gasfitters, Smiths, Bellhangers, and Electricians, at No. 13 St. Giles Street and No. 233 High Street, Edinburgh, was DISSOLVED as on 30th June 1884, by the expiry of the term fixed by the Contract of Copartnery.

Mr. M'Leod will receive payment of all accounts due to, and pay all accounts due by, the late Firm.

JAMES M'LEOD.

**D. HILL MURRAY**, Solicitor, 13 Frederick Street, Edinburgh,  
**PETER PURVES, Jr.**, Law - Clerk, 13 Frederick Street, Edinburgh,  
Witnesses to the Signature of Mr. M'Leod.

DAVID BLAKE.

**R. AINSLIE BROWN**, S.S.C., 6 York Place, Edinburgh,  
**A. BURNETT STIRLING**, Law-Clerk, 6 York Place, Edinburgh,  
Witnesses to the Signature of Mr. Blake.

THE Company carrying on business as Brewers and Maltsters at Castle Brewery, Edinburgh, under the Firm of **COOPER & M'LEOD**, of which the Subscribers are the sole Partners, was this day DISSOLVED by mutual consent.

The Subscriber **Hugh Munro M'Leod** has retired from the Business, which will in future be carried on under the same Firm, by the Subscriber **John Henry Cooper** for his own behoof. Mr. Cooper will pay the debts due by the Company, and is authorised to uplift and discharge the debts due to it.

Edinburgh, 10th July 1884.

J. H. COOPER.

H. M. M'LEOD.

**JOHN WELSH**, S.S.C., 29 St. Andrew Square, Edinburgh, Witness.  
**W. G. ROY**, S.S.C., 16 Dublin Street, Edinburgh, Witness.

THE Trustees and Executors of the late Mr. **John Smith**, Wire Worker and Millstone Builder in Edinburgh, hereby intimate that they have no longer any interest in the Business formerly carried on by the deceased, under the Firm of **J. SMITH & SON**, at 219 High Street, Edinburgh, the same having been disposed of, as at 30th June last, to Messrs. **John and Frederick Smith**, sons of the deceased, who will in future carry it on under the Firm of **SMITH, SON, & CO.**, on their own account, and who are authorised to receive and discharge all accounts owing to the Business, and who will pay all liabilities connected therewith.

MARY L. SMITH.

**JAS. B. SUTHERLAND**, S.S.C., Leith,  
**A. DINGWAL ROSS**, Writer, Leith,  
Witnesses to Mrs. Smith's Signature.

JOHN MELLON.

WM. CONSIDINE.

**JOHN K. CHALMERS**, Law - Clerk, Edinburgh,  
**HUGH P. CONSIDINE**, Law - Clerk, Edinburgh,  
Witnesses to Mr. Mellon's and Mr. Considine's Signatures.

Edinburgh, 9th July 1884.

JOHN C. SMITH.

FRED. J. SMITH.

**WILLIAM M'NAB**, Clerk, Edinburgh,  
**THOMAS DICK**, Writer, Leith,  
Witnesses to the Signatures of John and Frederick Smith.

NOTICE OF DISSOLUTION.

THE Firm of LAW, STEELE, & COMPANY, Manufacturers, Peebles, of which the Subscribers are the sole Partners, was DISSOLVED by mutual consent, by the retirement of Mr. Law of this date.

Peebles, 26th April 1884.

HUGH LAW.

JAMES STEELE.

THO. JACKSON, C.A., Glasgow, Witness.

F. S. FAIRBAIRN, Solicitor, Galashiels, Witness.

DISSOLUTION OF COPARTNERY.

THE Copartnership subsisting between CONNON & REID, Seedsmen and Florists, 8 Hadden Street, Aberdeen, and East Seaton, Old Aberdeen, of which the Subscribers are the sole Partners, has been DISSOLVED at 30th June 1884, by mutual consent.

All accounts due to and payable by the late Firm will be settled by William Reid, 8 Hadden Street.

JAMES CONNON.

HENRY PETERKIN, Solicitor, 35A Union Street, Aberdeen,

JOHN T. FIRTH, Law-Apprentice, 35A Union Street, Aberdeen,

Witnesses to the Signature of James Connon.

WM. REID.

JAMES D. MACKIE, Solicitor, 34 Bridge Street, Aberdeen,

DAVID MACKENZIE, Seedsman, 8 Hadden Street, Aberdeen,

Witnesses to the Signature of William Reid.

Aberdeen, 10th July 1884.

NOTICE.

THE Subscriber James Storrie has of this date retired from the Copartnership of J. & W. STORRIE, China Merchants and Waste Dealers in Paisley, of which he and the Subscriber William Storrie were sole Partners.

The Subscriber William Storrie will carry on the business on his own account and under the same Firm, and will pay the debts due by, and collect those due to, the Firm.

JAMES STORRIE.

WILLIAM STORRIE.

JA. CALDWELL, Writer, Paisley, Witness.

JOHN MUIR, Writer, Paisley, Witness.

Paisley, 8th July 1884.

THE Company carrying on Business as Calenderers, Packers, and Handkerchief-Hemmers, under the Firm of M'HAFFIE & ALEXANDER, of which the Subscribers are the sole Partners, has this day been DISSOLVED of mutual consent.

The Business of Calendering and Packing will be continued at 95 West Nile Street by William M'Haffie, in his own name, and he is authorised to uplift and discharge all debts due to, and to pay all debts due by, the Firm, in connection with this department.

The Business of Handkerchief-Hemming and Folding will be continued at St. George's Court, 90 West Nile Street, by James Alexander, under the Firm of JAMES ALEXANDER & Co., and he is authorised to uplift and discharge all debts due to, and to pay all debts due by, the Firm, in connection with this department.

WM. M'HAFFIE.

JAS. ALEXANDER.

THOMAS ALEXANDER JEFFREY, Witness.

HUGH M'CREA, Witness.

Glasgow, 30th April 1884.

*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.*

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