give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to Bankrupts," and also of an Act, passed in the first and second years of the reign of His present Majesty, futiluled "An Act to establish a Court in Bankruptcy," the Certificate of the did William Dariet Poleoteen William Hered Certificate of the said William Parish Robertson will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 17th of February next.

ADDITIONAL NOTICE. 5 Crown-Agent's Chambers, 34, Castle-Street, Edinburgh, December 13, 1834.

NOTICE is hereby given to all concerned, that Anna Munro Ross, residing in Cromarty, and John Rose, Supervisor of Excise, now residing at Ruthriestone-Lodge, near Aberdeen, having, in January 1832, applied to the Ho-nourable the Barons of Exchequer, for a gift of the estate of the deceased. Lieutenant Colonel, William Smith, of the Honourable East India Company's Service, fallen to the Crown as Ultimos Hæres, notice of the said application was inserted in the Edinburgh Gazette of 24th January 1832, and in certain other Newspapers.

The said application, and others, for a gift of said estate having been considered by the Right Honourable the Lords Commissioners of His Majesty's Treasury, they directed fur-ther notice to be given, as to the said estate, to the effect, that the said Lieutenant-Colonel William Smith was the son of William Smith, sometime Schoolmaster of Fortrose, or Teacher of the Grammar School of Fortrose, who is stated to have come to Fortsose from the Parish of Auldearn, in the County of Naien, and of Mrs. Isabel' Mackenzie, daughter of Mr. Bernard Mackenzie, of Kennock, near Fortrose; and further, that the said Lieutenaut Colonel William Smith died at the Presidency of Bombay, in the East Indies, on the 1st of February 1816.

Notice to the Creditors of Peter M'Laren, Clothier and Silk-Mercer, in Perth.

Edinburgh, January 23, 1835.

FON a petition presented for the said Peter M'Laren, with the necessary and the said Peter M'Laren, with the necessary concurrence, the Court of Session (First Division), of this date sequestrated his whole estates, real and personal, and appointed his Creditors to 'meet within the Salutation Inn. Perth, on Monday the 2d February next, at One o'Clock in the Afternoon, to name an Interim Factor; and again, at the sume place and hour, on Monday 16th February next, to elect a Trustee.

Notice to the Creditors of David Fold Perry, Manufacturer, in Glasgow, as one of the Pareners of William Henry Harper and Company, Manufacturers, in Glasgow, and as an Individual;

> No. 8, St. Andrew's-Square, Edinburgh, January 23, 1835.

THE said David Todd Perty has, with the concurrence of the Trustee and upwards of four fifths in number and value of the Creditors claiming on the sequestrated estates of the said William Henry Harper and Company, and D. T. Perry, as a Partner of that Company, and as an Individual, applied to the Court of Session to be discharged of all debts contracted and due by him, in the foresaid characters, at and prior to the 26th of June 1832, being the date of awarding the said sequestration.—Of which intrination is hereby made in terms of the Statute and deliverance of the Court.

Notice to the Creditors of J. W: and T. Deans, Carget-Manufacturers, at Szewarton, near Kilmarnock, as a Company, and of John Deaus, of Peacockbank, and Thomas Deans, of Draffen, the Individual Partners of said Company.

Kilmarnock, January 22; 1835.

RCHIBALD FINNIE junior, Trustee on the said se-A questrated estates, with consent of the commissioners, hereby intimates, that a general meeting of the Creditors of the said J. W. and T. Deans, as a Company, and of John Deans and Thomas Deans, as individuals, will be held within the Turf

Inn, Kilmarnock, on Thursday the 12th day of February next, at Twelve o'Clock, to receive a proposal of composition on the debts due to the Creditors on said estate.

Notice to the Creditors of Christopher Lawson, Watch-Maker, North-Bridge Edinburgh.

WHE Trustee, with consent of the Commissioners, re-a quests a general meeting of the Creditors within the Old Signet Hali, No. 7, Boyal Exchange, Edinburgh, on Tnesday 10th February next, at One o'Clock in the Afternoon, to receive and consider an offer of composition to be made by the Bankrupt,—in terms of the Statute.

Notice to the Creditors of John Carpenter Steavenson, Mer' chant, in Fortrose.

Dingwall, January 23, 1835.

A S Trustee on the sequestrated estate of the said J. C. Steavensen, I hereby intimate, that I intend to apply to the Court of Session for a discharge of my whole actings and intromissions with the said estate, and that a meeting of the Creditors will be held within Mackenzie's Hotel, in Dingwall, Creditors will be held within Mackenzie's rioter, in Lingwan, on Monday the 23d day of February next, for the purpose of taking the whole proceedings into consideration, and closing the sequestration. And I further intimate, that a full state of my accounts, and view of the situation of the sequestrated estate; will lie open for the inspection of all the Creditors, at my Office here, from this date until the said meeting, when the Creditors will be moved to approve of the same, and to entertain and discharge as Transfor authorise my discharge as Trustee. H. C. CAMERON, Trustee.

Notice to the Creditors of Alexander Thomson, Merchant, St. Andrews.

Edinburgh, January 20, 1835.

TOTICE is hereby given, that, on the 5th day of January. N current, Lord Medwyn, Ordinary officiating on the Bills, confirmed James Edie, Merchant, in St. Andrews, as Trustee on the sequestrated estate of the said Alexander Thomson; and that the Sheriff-Substitute of Fife has fixed Thursday the 5th day of February next, at Twelve o Clock at Noon, for the examination of the Bankrupt, within the Sheriff (ourt-Room at Cupar, and Thursday the 19th of February next, for the

at Cupar, and Thursday the 19th of February next, for the second examination, at the same hour and place. A meeting of the Créditors will be held on Friday the 20th of the said month of February, at M'Nab's Inn, Cupar, at Twelve o'Clock at Noon; and another general meeting of Creditors will be held in the Black Bull Inn, St. Andrews, on Friday the 6th day of March next, at Twelve o'Clock at Noon, for the extrans of clocking Commission. for the purpose of electing Commissioners, and determining upon other matters connected with the said sequestrated estate.

All persons having claims on the said estate of Alexander Thomson, are requested to lodge their grounds of debt, and, affidavit to the same, with the Trustee, betwixt and the 2d of October next; with certification, that if they fail therein, they will be excluded from participating in the first dividend, of the funds.

Notice to the Creditors on the Sequestrated Estate of James Davidson, Innkeeper and Coach Contractor, in Perth.

Perth, January 20, 1835.

ROBERT BUIST, Accountant, in Perth, hereby inti-mates, that he has been confirmed Trustee on the sequestrated estate of the said James Davidson; and that the Sheriff of Perthshire has fixed Monday the 9th day of Fe-bruary, and Monday the 2d day of March, both next, within the Sheriff-Court-Room, Perth, at Twelve o'Clock at Noon each day, for the public examinations of the Bankrupt and others connected with his affairs, in terms of the Statute.

The Trustee also intimates, that general meetings of the Creditors will be held within the George Inn, Perth, on Tues-day the 3d day of March, and Tuesduy the 17th day of said month, at Twelve o'Clock at Noon each day, for the purposes mentioned in the Statute.

And the Trustee hereby requires the Creditors to lodge 'in And the Trustee hereby requires the Creditors to longe in his hands their claims and vouchers or grounds of debt, and oaths of verity thereto, at or previous to the said first meet-ing; under certification, that those failing to do so, betwixt and the .7th day of September next, being ten months from the date of the sequestration, will be excluded from any share of the first distribution of the Bankrupt's estate.