Notice to the creditors of Andrew Reid and Company, Mer-chants and Manufacturers, in Glasgow, and of Andrew Paterson Reid, and Alexander Barr, the surviving individual . Partners of that Company.

Glasgow, February 20, 1837. VILLIAM KERR, Merchant, in Glasgow, trustee on the Visquestrated estates of the said Company and surviving individual partners thereof, hereby intimates, that a general meeting of the creditors will be held within the writing-chambers of Mr. John Flenning, 47, Queen-street, on Tuesday the 14th day of March next, at one o'clock in the afternoon, for the purpose of considering a schedule of the outstanding debts still due to the trust estate, and giving the trustee such instructions with regard to the sale of these debts, or otherwise in relation to them, as to the meeting may seem expedient, preparatory to his making a final dividend, and winding up and closing the trust, all in terms of the Statute.

Notice to the creditors of Robert Fraser, Esq. late of Torbreck, in the county of Inverness, Insurance Broker, now residing in Upper Seymour-street, Portman-square, London.

Chambers, 22, Albany-street, Edinburgh, February 20, 1837.

HE said Robert Fraser, and James Brown, Accountant, in Edinburgh, trustee on his sequestrated estate, and James Nairne, Writer to the Signet, the mandatory of the said Robert Fraser, presented, on the 18th day of February current, a petition to the Right Honourable the Lords of Council and Session, praying their Lordships to recal the sequestration of the estates, real and personal, of the petitioner, the said Robert Fraser, to exoner and discharge him of all his debts contracted prior to the date of the sequestration, and to declare it at an end; to exoner and discharge the other petitioner, the said James Brown, of his intromission with, and management of, the sequestrated estate; to ordain his bond of caution to be delivered up, and to authorise him to execute the proper deed of transfer and reinvestiture to and in favour of the said Robert Fraser, of all the remaing funds and effects belonging to him after the payment of all his debts contracted before the sequestration; of which petition the said Lords, by interlocutory order of that date, appointed intimation to be made in the London and Edinburgh Gazettes, and on the walls and in the minute book, for fourteen cays. Intimation is accordingly itereby made to all concerned.

Notice to the creditors of Alexander Cross, Farmer and Cattle-Dealer, at Craigend Muir, near Glasgow.

Glasgow, February 20, 1837. NDREW MACEWAN, Accountant, in Glasgow, hereby intimates, that his election as trustee on the sequestrated estate of the said Alexander Cross has been confirmed by the Court of Session; and that the Sheriff of Lanarkshire has appointed Tuesday the 7th and Tuesday the 21st days of March next, at twelve o'clock at noon on each day, within the Sheriff-Clerk's office, Glasgow, for the public examination of the bankrupt and others connected with his affairs, in terms of the Statute.

The trustee farther intimates, that two meetings of the creditors of the said Alexander Cross will be held within the writing-rooms of the Mr. John Burnett, Writer, No. 14, Stirling-square, Glasgow, on Wednesday the 22d day of March next, and Wednesday the 5th day of April next, at two o'clock in the afternoon on each day, for the purpose of giving directions to the trustee for the recovery and disposal or the estate, electing Commissioners, and other purposes mentioned in the Statute.

The trustee also requires the creditors to produce in his the closer also requires the creations to produce in mis-hands their claims and grounds of debt, and onths of verity thereon, at or previous to the said first mentioned meeting; and intimates, that unless the said productions are made on or before the 20th day of November next, the parties neg-lecting shall have no share in the first distribution of the

Notice to the creditors of the late Major-General David Stewart, of Garth.

62, Queen-street, Edinburgh,

February 8, 1837.

THE trustees acting under the trust deed executed by the General's representative naving publicly advertised the interim scheme of divison of the funds, and the accounts of

Mrs. Irvine's and the trustees' intromissions with General Mrs. Irvine's and the trustees intromissions with CStewart's estate, for the space of three weeks, for the inspection of all concerned, and no objections having been offered, hereby give notice that a First Dividend of ten shillings per hereby give notice that a First Dividend of ten shillings per pound will be paid by them on all claims marked as sustained in the published scheme of division; such payments to be made on Monday the 27th day of February current, and following days, by the hands of Mr. Archibald Campbell, Camserney College by Aberfeldy and others, as will hereafter be more particularly notified to the creditors.

Notice to the Heirs of Entail of Chesthill.

Edinburgh, February 15, 1837.

N terms of the Act of Parliament of the sixth and seventh years of the reign of his present Majesty King William the Fourth, c. 42, intituled "An Act to grant certain powers to Heirs of Entail in Scotland, and to authorise the sale of entailed lands for the payment of certain debts affecting the same," notice is hereby given to Mrs. Eleanora Stewart Menzies, alias Pender, daughter of the late Joseph Stewart Menzies, Esq. of Foss, and spouse of Thomas Pender Esq. Comptroller-General of stamps and taxes for Scotland; to Elizabeth M'Kenzie Menzies Pender, Joseph Stewart Pender, John Menzies Pender, and Charles Pre-sley Pender, the surviving children lawfully procreate of the marriage betwirt the said Mrs. Eleanora Stewart Menzies and the said Thomas Pender, and to the said Thomas Pender, father of, and as such, legal guardian and administrator of the saids Elizabeth M'Kenzie, Menzies Pender, Joseph Stewart Pender, John Menzies Pender, and Charles Pressley Pender, his children, being five heirs of entail next in the order of succession to the said John Stewart Menzies, now of Chesthill, of whom three or more are under age; and therefore, farther notice is hereby given to Mrs. Jane Mary Stewart Menzies or Stewart, also daughter of the said deceased Joseph Stewart Menzies, Esq. of Foss, and widow of the late Captain Gilbert Stewart, of his Majesty's sixty-first Regiment of Foot, and presently residing in Glaremont street, Edinburgh, and to Miss Amelia Stewart Menzies, youngest daughter of the said deceased Joseph Stewart Menzies, Esq. of Foss, the two heirs next in the order of succession, after the aforesaid five heirs, who are of lawful age; that I, John Stewart Menzies, Esq. of Chesthill, heir of entail in possession, and fedually invested in the entailed lands and estates of Chesthill, Dunneaves, and others, lying within the parish of Fortingal, and Sherifidom of Chesthill, but the parish of Fortingal, and Sherifidom of Chesthill, but the parish of Fortingal, and Sherifidom of Chesthill, but the parish of Fortingal, and Sherifidom of Chesthill, but the parish of Fortingal, and Sherifidom of Chesthill, but the parish of Fortingal, and Sherifidom of Chesthill, but the parish of Fortingal, and Sherifidom of Chesthill, but the parish of Fortingal, and Sherifidom of Chesthill, but the parish of Fortingal, and Sherifidom of Chesthill and C Perth, intend to make an excambion of the lands, shealings, and grazings which now go under the name of Cambusky, Cashley, Dalchirlish, with the grazings of Tulloch, and haill privileges and pertinents of the same, lying within the parish of Fortingal, and Sheriftion of Perth, and forming part of the entailed lands and estate of Chesthill, for an equivalent in lands forming part of the lands and estate of Foss and others, pertaining in fee-simple to myself and the other trustees of the said deceased Joesph Stewart Menzies, Esquire, my father, lying within the barony of Foss, parish of Dull, and Sheriffdom of Perth aforesaid, and convenient to be holden with the other parts of the said entailed estates of Chesthill and Dunneaves, and for ascertaining and adjusting the value of the said lands proposed to be exchanged, an application, after the expiration of three months ensuing, will be made by me for that purpose, by summary petition to the Court of Session, and praying for such excambion .- All in terms of the said Act of Parliament.

JOHN S. MENZIES.

## THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

N.B.—See the Notice at the end of these Advertisements.

The Matters of the PETITIONS and SCHEDULES of the PRISONERS hereinafter named (the same having been filed in the Court) are appointed to be heard at the Court-House, in Portugal-Street, Lincoln's-Inn-Fields, on Friday the 17th day of March 1837, at Nine o'Clock in the Forenoon.