



The Edinburgh Gazette.

Published by Authority.

TUESDAY, AUGUST 28, 1894.

SCOTTISH UNIVERSITIES COMMISSION.

NOTICE is hereby given that the Commissioners under the Universities (Scotland) Act, 1889, have made an Ordinance relating to Regulations as to Bursaries, Scholarships, and Fellowships in the Universities of St. Andrews, Glasgow, Aberdeen, and Edinburgh, and have ordered the same to be laid before both Houses of Parliament, in terms of section 20, sub-section (1) of the said Act.

ROBT. FITZROY BELL, Secretary.

18 Duke Street, Edinburgh,
30th July 1894.

UNIVERSITIES (SCOTLAND) ACT, 1889,
52 and 53 Vict. c. 55.

ORDINANCE No. 57.

[GENERAL NO. 19.—REGULATIONS AS TO BURSARIES, SCHOLARSHIPS, AND FELLOWSHIPS.]

At Edinburgh, the thirtieth day of July
eighteen hundred and ninety-four years.

WHEREAS by the Universities (Scotland) Act, 1889 (hereafter referred to as the first-mentioned Act) the Commissioners under the said Act are empowered by section 14, sub-section 1, to regulate the foundations, mortifications, gifts, endowments, and bursaries held by any of the Universities or Colleges thereof, existing at the passing of the said Act, or by any person in trust for or on behalf of the same, or for the benefit of any Professors, students, or others therein, which have taken effect for more than twenty-five years

previously to the passing of the said Act; and in particular (a) to alter the conditions or directions affecting the same if it shall appear to the Commissioners that the interests of learning and the main design of the donor, so far as is consistent with the promotion of such interests, may be better advanced by such alteration; (b) to combine or divide bursaries, and to establish bursary funds; and (c) where it shall seem requisite to frame regulations under which the patronage of existing bursaries vested in private individuals or corporate or other bodies shall be exercised: provided that in all cases where competition for bursaries and other endowments is at present restricted to the holders of certain degrees, the Commissioners shall have power to extend it to the holders of such other degrees as they may consider to constitute in the circumstances an equivalent standard of merit; provided also that in framing such regulations or making such alterations the Commissioners shall take care not to diminish the advantages provided for poor students by such foundations, mortifications, gifts, endowments, or bursaries aforesaid; and by section 14, sub-section 16, to repeal or modify any Ordinance made under the provisions of the Universities (Scotland) Act, 1858.

Therefore the Commissioners under the first-mentioned Act statute and ordain with regard to bursaries, scholarships, and fellowships which have taken effect prior to the 30th day of August 1864, as follows:—

GENERAL.

I. For the purposes of this Ordinance, bursaries in the Faculty of Arts (hereinafter referred to as bursaries in Arts) shall be deemed to be

the bursaries now attached to the said Faculty by Deed of Foundation or by custom.

II. Bursaries in Arts heretofore tenable for four years shall continue to be so tenable, provided that, if the holders graduate after the three years' course, they shall only retain their bursaries during the fourth year of tenure if they shall engage in a course of study approved by the Senatus Academicus in subjects included in the curriculum for Degrees in Arts or in Pure Science.

III. All bursars in Arts, subject to the provision as to the fourth year of tenure contained in the immediately preceding section, shall attend in each year at least two classes qualifying for graduation in Arts, and shall duly perform the work of these classes: Provided (1) that, for the purposes of this section, the classes known as Middle Classes, so long as the same exist, may be attended in place of classes qualifying for graduation; and (2) that it shall be in the power of the Senatus Academicus, with the approval of the University Court, to permit such bursars as they shall from time to time select to attend classes qualifying for graduation in Pure Science in place of classes qualifying for graduation in Arts.

IV. It shall be in the power of the Senatus Academicus to suspend or deprive a bursar, scholar, or fellow on the ground of misconduct, or, if it think fit, on the ground of his failure to obtain class certificates, or to produce such other evidence as may be required that he is prosecuting his studies in a manner satisfactory to the Senatus Academicus.

V. Bursaries in Divinity heretofore tenable for four years shall continue to be so tenable; provided that, if the holders graduate after the three years' course, they shall only retain their bursaries during the fourth year of tenure if they shall engage in a course of study in Divinity approved by the Senatus Academicus.

VI. In the case of a bursary, scholarship, or fellowship not in the gift of a patron becoming vacant by forfeiture or otherwise before the expiry of the period of tenure, it shall be in the power of the Senatus Academicus, with the approval of the University Court, to determine as to the disposal thereof, or of the income thereof, during the remainder of the said period.

VII. Any bursary tenable in several Faculties successively shall not be attached to any one of such Faculties in any year other than a year in which in ordinary rotation it would have been attached to such Faculty.

VIII. It shall be in the power of the Senatus Academicus to require, as a condition of tenure, any holder of a scholarship or fellowship who is a graduate to engage in teaching within the University or to conduct tutorial classes, unless he shall satisfy the Senatus Academicus that he is pursuing special higher studies, or that he is engaged in original research.

IX. Each Examiner at competitions for bursaries, scholarships, or fellowships shall receive suitable remuneration, and it shall be in the power of the University Court to charge the funds of bursaries, scholarships, or fellowships with the necessary expenses of examination.

OPEN BURSARIES.

X. (1) The subjects of the Examination for

open bursaries in Arts of the first year shall be the subjects prescribed for the Preliminary Examination in Arts instituted by Ordinance No. 11 [General No. 6.—Regulations for Degrees in Arts], Section III. The Examination shall be taken at the Spring or the Autumn Preliminary Examination, according as the University Court shall determine, and shall be upon the same papers: Provided that the Senatus Academicus may, for purposes of competition, subject candidates to any further test that may be deemed necessary.

(2) Candidates for such bursaries who select in the Bursary Competition Examination, Latin, Greek, or Mathematics, shall, for the purposes of the competition, take the papers of the higher standard in those subjects: Provided that nothing herein contained shall prevent a candidate passing the Preliminary Examination if he complies with the provisions of Ordinance No. 11 [General No. 6.—Regulations for Degrees in Arts], and Ordinance No. 44 [General No. 16.—Regulations for Degrees in Arts Supplementary to Ordinance No. 11].

(3) No candidate shall, except as hereinafter provided, obtain a bursary in Arts who shall not have passed the Preliminary Examination in Arts: Provided that it shall be in the power of the Senatus Academicus, with the approval of the University Court, to admit to a bursary in Arts a candidate who shall have passed in at least three subjects of the Preliminary Examination, on the condition that he shall not retain the bursary unless he shall have passed in all the subjects not later than the Second Preliminary Examination after the date of his admission as bursar: Provided also that this power shall lapse after the expiry of seven years from the date hereof unless it be renewed by Ordinance.

XI. It shall be competent for the Senatus Academicus, with the approval of the University Court, from time to time to make regulations as to the conditions under which persons shall be eligible to compete for bursaries of the first year in the Faculties of Arts and Science: Provided always that no student, who has during a winter or summer session attended any class qualifying for graduation in the said Faculties in any Scottish University, shall be eligible to compete for such bursaries.

XII. (1) In determining the marks to be assigned to the several subjects of the Bursary Competition Examination, English, Latin, Greek, and Mathematics shall each have assigned to them double the marks assigned to any other subject.

(2) Candidates may select not more than five subjects for examination from the subjects of the Preliminary Examination in Arts, and no candidate shall be credited with marks in any subject in which he has not obtained such proportion of the total number of marks assigned to that subject as the Senatus Academicus may from time to time prescribe.

XIII. The Senatus Academicus, in determining the results of the Bursary Competition Examination, may award bursaries in Arts of the first year in respect of exceptional distinction in any one branch of study: Provided that this power shall not be exercised with regard to more than two bursaries in any one year.

XIV. Bursaries open for competition to

students entering on their first session of attendance in the Faculty of Medicine shall be tenable only by these students who have passed the Preliminary Examination in Medicine, or who have been exempted therefrom in accordance with the provisions of Section VI. of Ordinance No. 46 [St. Andrews, No. 4.—Regulations for Degrees in Medicine], Ordinance No. 14 [Glasgow, No. 1.—Regulations for Degrees in Medicine], Ordinance No. 15 [Aberdeen, No. 1.—Regulations for Degrees in Medicine], or Ordinance No. 16 [Edinburgh, No. 1.—Regulations for Degrees in Medicine], and who have not attended any class qualifying for graduation in Medicine; provided always that the last-mentioned condition shall not be held to exclude a candidate who may have attended the class of Physics, Chemistry, Botany, or Zoology, otherwise than as part of a graduation course in Medicine.

RESTRICTED AND PREFERENTIAL BURSARIES.

XV. Candidates for bursaries in Arts which are not awarded by open competition shall present themselves for the Preliminary Examination in Arts prescribed by Ordinance No. 11 [General No. 6.—Regulations for Degrees in Arts], Section III., and no bursary shall, except as hereinafter provided, be awarded to any candidate who shall not have passed the Preliminary Examination in Arts: Provided that it shall be in the power of the Senatus Academicus, with the approval of the University Court, to admit to a bursary in Arts not awarded by open competition a candidate who shall have passed in at least one subject of the Preliminary Examination; on the condition that he shall not retain the bursary unless he shall have passed in all the subjects not later than the Second Preliminary Examination after the date of his admission as bursar.

XVI. In the case of a bursary, scholarship, or fellowship in the gift of a patron, including bodies corporate and not corporate, becoming vacant by forfeiture or otherwise during the period of tenure, the Senatus Academicus shall forthwith give notice of the vacancy to the patron, who may, within such time as the Senatus shall fix, appoint a qualified student to fill the vacancy; and if he fail to do so within such time the Senatus Academicus may select a deserving student to fill the vacancy until the next Preliminary Examination at which bursaries are awarded, when the patron's right to present shall revive.

XVII. On the occurrence of a vacancy in any bursary in the gift of a patron, including bodies corporate and not corporate, at the expiry of the period of tenure, the Senatus Academicus shall give notice of such vacancy to the patron of the bursary and of the date fixed for the Preliminary Examination next ensuing at which bursaries are awarded; and the patron may, if he think fit, submit to the Senatus the names of two or more candidates eligible for such bursary, who shall undergo an examination to be conducted by the examiners for open bursaries in the University, and the result of the examination shall be communicated to the patron for his information, who shall thereafter present to the bursary.

XVIII. In the case of a bursary in the gift of a patron, including bodies corporate and not corporate, if no qualified person be presented before the date of the Preliminary Examination

intimated in terms of the immediately preceding section, the bursary shall be open to unrestricted competition for that year; and in the event of no qualified person being presented as before provided at the beginning of the next academical year the Senatus may either throw open the bursary to unrestricted competition, or continue the same to the student to whom it had previously been awarded: Provided that this section shall not apply in cases where the patron shall previously satisfy the Senatus Academicus that proper arrangements have been made for the selection of a bursar.

MISCELLANEOUS.

XIX. In the case of bursaries designed for poor students, the Senatus Academicus shall satisfy itself that the circumstances of candidates are such as to entitle them to the benefit of the endowment, and for this purpose the Senatus may require that a declaration be made by a parent or guardian, or by the minister of religion or schoolmaster, of each candidate as the Court shall think fit.

XX. In the case of the bursaries enumerated in the first column of the Schedule hereunto annexed, the preferences and restrictions set forth in the second column of the said Schedule shall be and are hereby cancelled, and shall be of no force or effect.

XXI. Nothing herein contained shall apply to any bursary or endowment granted by any incorporation or society whose funds, capital, or revenue have been and are contributed and paid by the members of such incorporation or society by way of entry monies or other fixed or stated contributions.

XXII. The Senatus Academicus, with the approval of the University Court, shall prescribe the subjects of examination and the conditions of competition for bursaries, scholarships, or fellowships, in so far as the same are not prescribed by Ordinance or by deed of foundation.

XXIII. The provisions of any Ordinance of the Commissioners under the Universities (Scotland) Act, 1858, in so far as inconsistent with the provisions of this Ordinance, are hereby repealed.

XXIV. This ordinance shall come into force from and after the 1st day of January 1895, or as soon thereafter as it may be approved by Her Majesty in Council; provided that nothing herein contained shall extend to, or affect the interests of, any person holding a bursary, scholarship, or fellowship at the date of its coming into effect.

In witness whereof these presents are sealed with the seal of the Commission.

L. S.

A. S. KINNEAR,
Chairman.

SCHEDULE.

Date.	Name of Bursaries.	Restrictions or Preferences.
1695	ST. ANDREWS :— Alexander,	Preference to (1) kin of founder, and (2) name of Alexander.
1846	Craig-Buchanan,	Restriction to students from the Parishes of (1) Kinross, (2) Cleish, (3) Orwell, and (4) Dunfermline. Preference to names of Dalziel, Buchanan, and Craig.
1814	Duncan,	Preference to (1) kin of founder, (2) name of Duncan.
1829	Garth,	Preference to candidates of name of Stewart, being descendants of family of Garth, or related thereto; failing such, persons of other name connected with said family.
1831	Garvie,	Preference to the name of Garvie.
1808	Mackay,	Preference to candidates from district of Breadalbane, or Highlands of Perthshire.
1751	Maxwell,	Preference to (1) kin of founder, and (2) name of Maxwell.
1811	Stuart (United College),	Preference to names of (1) Stuart, and (2) Simpson.
"	" (St. Mary's College),	" "
1790	Thomson,	Preference to names of (1) Thomson, and (2) Reid, natives of the Parish of Anstruther-Wester.
1675	Yeaman (Patrick) (United College),	Preference to name of Yeaman or Kinnaird.
"	" (St. Mary's College),	" "
	GLASGOW :—	
1831	James Adam,	Preference to kin of founder and name of Adam.
1836	John Adam,	Preference to kin of founder and name of Adam or Dollar.
1674	Adamson,	Restriction to sons of freemen in one of the seven Incorporate Trades of Stirling.
1635	Boyd and Sanders,	Preference to names of Boyd, Sanders, Corbet, Colquhoun, and Wardrop.
1777	Brisbane,	Preference to kin of founder.
1697	Brown (David),	Preference to kin of founder.
1697	Craig,	Preference to name of Craig and kin of spouse of founder.
1700	Gilchrist,	Restriction to sons of tradesmen freemen of Burgh of Glasgow. Preference to names of Gilchrist, Bryce, and Boyd.
1753	Gilhagie,	Preference to names of Somerville or Wallace.
1613	Howison,	Restrictions to Candidates to be of 'ye craftsmanis rank.'
1863	Lamb,	Preference to applicants in parish of Carmichael or Pittenain. Restricted to applicants from Presbytery of Lanark.

Date.	Name of Bursaries.	Restrictions or Preferences.
1863	Logan,	Preference to names of Logan and Johnstone.
1641	Old Library or Hutcheson, .	Preference to son of burgess, particularly to one of name Hutcheson or Herbertson.
1809	Stuart,	Preference to names of (1) Stuart, and (2) Simpson.
1857	Tayler,	Preference to (1) kin of founder bearing the names of Tayler or Taylor, and (2) names of Ronald, Dunlop, Henderson, and M'Arthur in order.
ABERDEEN:—		
1805	Adam (Fordyce),	Preference for a 'lad from Fordyce properly qualified for academical studies.'
1791	Coll,	Preference to those of the name of Maclean.
1815	Cruickshank (New Deer), } " (Monquhitter), }	Restriction to those of the names of (1) Cruickshank, and (2) Tap or Top.
1827	Davidson (William),	Restriction to those of the names of Davidson, Knowles, Sim, Ramsay, Simson, Cooper, Collie, Thom, Forbes, Gerrard, and Gordon. Preference to nearest relative of founder, bearing one of these names.
1860	Dingwall (Alexander),	Restriction to students one of whose parents bore the name of Dingwall, or whose name is Dow.
1804	Findlay (Arts, Divinity, and Medicine), ^a	Preference to the names of Moir, Garioch, and Garden, if related to the patron or founder; and to the sons of residents in the Parish of Clatt of the names of Booth, Barclay, Hay, and Wilson.
1716	Glenfarquhar (Kintore), } " (Ramsay), }	Preference to (1) boys of the name of Falconer or Ramsay; (2) boys born in the Parish of Conveth or Fordoun.
1795	Grant,	Preference to those of the name of Grant or descendants of Captain Thomas Fraser of Newton.
1724	Greig, John,	Preference to those of the names of Greig, Thompson, or Erskine.
1827	Hogg,	Preference to (1) relations of founder, (2) students of the name of Hogg.
1838	Laurie,	Preference to the name of Booth.
1764	Lorimer (Cullen),	Preference to relations of the father or mother of the founder.
1793	Lorimer (Mortlach),	Preference to relations of the parents of the founder.
1728	Mackintosh,	Preference to persons of the name of Mackintosh or of the Clan Chattan.
1806	Macleod,	Restriction to name of Macleod. Preference to descendants of Æneas Roy Macleod, formerly of Ardmore, Coigach.
1810	Middleton,	Preference to names of Middleton and Sim.
1736	Moir (Trades),	Restriction to tradesmen's sons in the Burgh of Aberdeen, and a preference to the name of Moir.
1762	Paterson,	Preference to (1) founder's relations; (2) the name of Paterson; (3) the sons of hammermen, burgesses of Aberdeen.

Date.	Name of Bursaries.	Restrictions or Preferences.
1714	Ramsay,	Preference to (1) the name of Ramsay ; (2) natives of the Parish of Birse.
1835	Scott,	Preference to son of resider in the town of Huntly, failing such to any young man residing within the bounds of the Parish of Strathbogie.
1838	Simpson,	Preference to the name of Simpson or Thomson.
1809	Stuart,	Preference to the names of (1) Stuart, and (2) Simpson.
1791	Udny Duff,	Restriction to young men of the name of the founder, or related to or connections of the founder's family.
1714	EDINBURGH :— Brown,	{ 1. Restriction to a Protestant Pole. 2. Preference to the name of Brown, natives of Scotland.
1702	Bryson,	Preference to (1) kinsmen of the donor, (2) the name of Bryson, (3) those from or educated within the Parish of Dunbar.
1734	Dundas,	Preference to (1) Founder's kin, (2) the name of Dundas.
1768	Fraser,	Restriction to the name of Fraser.
1809	Grant,	Restriction to the name of Grant.
	Gray (Scholarships),	Preference to (1) name of Gray, (2) those born in Parishes of Mid-Calder or Kirknewton.
1838	Hepburn,	Preference to students from Presbyteries of Weem and Auchterarder.
1784	Hume,	Preference to (1) Founder's kin, (2) the name of Hume, (3) natives of or those educated in Dunbar.
1852	Lennie,	Preference to the name of Lennie, Paton, Stobbie, or Ronaldson, and to persons from the country who have been engaged in trade, and exclusion of Roman Catholic or Jesuit.
	Penman (Baillie John),	Preference to kinsmen of founder.
1809	Stuart,	Preference to the name [of (1) [Stuart, or (2) Simpson.
	BURSARIES TENABLE AT ANY UNIVERSITY :—	
	Sharp,	Preference to (1) the name of Sharp, (2) the name of Sim.
	Dow,	Restriction to scholars, natives of the Parish and educated at Parochial School of Kirkmichael, Perthshire ; whom failing, to scholars, natives of the Parish and educated at the Parochial School of Moulin.

SCOTTISH UNIVERSITIES COMMISSION.

NOTICE is hereby given that the Commissioners under the Universities (Scotland) Act, 1889, have made an Ordinance relating to Regulations for admitting women to Bursaries, Scholarships, and Fellowships in the Universities of St. Andrews, Glasgow, Aberdeen, and Edinburgh, and have ordered the same to be laid before both Houses of Parliament, in terms of section 20, sub-section (1), of the said Act.

ROBT. FITZROY BELL, Secretary.

18 Duke Street, Edinburgh,

30th July 1894.

UNIVERSITIES (SCOTLAND) ACT, 1889.

52 and 53 Vict. c. 55.

ORDINANCE No. 58.

[GENERAL No. 20.—REGULATIONS FOR ADMITTING WOMEN TO BURSARIES, SCHOLARSHIPS, AND FELLOWSHIPS.]

At Edinburgh, the thirtieth day of July eighteen hundred and ninety-four years.

WHEREAS by the Universities (Scotland) Act, 1889 (hereinafter referred to as the first mentioned Act), the Commissioners under the said Act are empowered by section 14, sub-section 1, to regulate the foundations, mortifications, gifts, endowments, and bursaries held by any of the Universities or Colleges thereof, existing at the passing of the said Act, or by any person in trust for or on behalf of the same, or for the benefit of any Professors, Students, or others therein, which have taken effect for more than twenty-five years previously to the passing of the said Act, or if given within less than twenty-five years, are wholly or partially inoperative or dormant; and in particular (a) to alter the conditions or directions affecting the same if it shall appear to the Commissioners that the interests of learning and the main design of the donor, so far as is consistent with the promotion of such interests, may be better advanced by such alteration; (b) to combine or divide bursaries, and to establish bursary funds; and (c) where it shall seem requisite to frame regulations under which the patronage of existing bursaries vested in private individuals or corporate or other bodies shall be exercised: provided that in all cases where competition for bursaries and other endowments is at present restricted to the holders of certain degrees, the Commissioners shall have power to extend it to the holders of such other degrees as they may consider to constitute in the circumstances an equivalent standard of merit: provided also that in framing such regulations or making such alterations the Commissioners shall take care not to diminish the advantages provided for poor students by such foundations, mortifications, gifts, endowments, or bursaries aforesaid; and by the said section 14, sub-section 6, to enable each University to admit women to graduation in one or more Faculties, and to provide for their instruction, and by section 14, sub-section 16, to repeal or modify any Ordinance made under the provisions of the Universities (Scotland) Act, 1858.

Therefore the Commissioners under the first-mentioned Act statute and ordain as follows:—

I. (1) It shall be in the power of the University Court in each University, after consultation with the Senatus Academicus, to make regulations from time to time for the purpose of appropriating for competition without restriction as to sex, or for competition among women students only who are proceeding to a degree in any Faculty, such number, if any, of open bursaries, which have taken effect prior to the 30th day of August 1864, as the University Court may think fit: provided always (a) that the Court and the Senatus in each University shall, in making such regulations, have regard to the number of bursaries in that University specially appropriated to women by the terms of the deeds of foundation; (b) that no bursary shall be appropriated to students in any other Faculty than that to which it is at present attached, except under Section III. of Ordinance [General No 19.—Regulations as to Bursaries, Scholarships, and Fellowships].

(2) It shall be in the power of the University Court of each University, in like manner, to open to competition, without restriction as to sex, such number, if any, of Scholarships or Fellowships tenable by graduates, which have taken effect prior to the 30th day of August 1864, as the said Court may think fit.

II. Save as hereinbefore provided, women shall not be allowed to compete for or hold any Bursary, Scholarship, or Fellowship, which is not expressly open to competition by women by the terms of the deed of foundation.

III. Women competing for Bursaries, Scholarships, or Fellowships under the provisions of this Ordinance shall be subject to all the provisions prescribed by Ordinance [General No. 19.—Regulations as to Bursaries, Scholarships, and Fellowships].

IV. This Ordinance shall come into force from and after the first day of January 1895, or as soon thereafter as it shall be approved by Her Majesty in Council: provided that nothing herein contained shall extend to, or affect the interests of, any person holding a bursary, scholarship, or fellowship at the date of its coming into force.

In witness whereof these presents are sealed with the seal of the Commission.

L. S.

A. S. KINNEAR,
Chairman.

At the Court at Osborne House, Isle of Wight,
the 23rd day of August 1894.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by the 'Burial Grounds (Scotland) Act, 1855,' as amended by 'The Secretary for Scotland Act, 1885,' it is enacted that it shall be lawful for Her Majesty from time to time, by Order in Council, upon the Representation of the Secretary for Scotland, that a copy of an Interlocutor of a Sheriff of a County of Scotland under certain provisions of the said Act

has been received, in pursuance thereof, to order that no new burial ground shall be opened within certain limits specified in such Order, save with the previous approval of the Secretary for Scotland (or as the case may require), that after a time mentioned in such Order, burials within certain limits, or in certain burial grounds or places of burial shall be discontinued wholly or subject to any exceptions or qualifications mentioned in such Order, and that such Order in Council shall thereupon have like force and effect as if the same were embodied in the said Act: Provided always, that notice of such Representation, and of the time it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be transmitted to the Crown Agent in Edinburgh, and the Sheriff Clerk of the County in which such burial ground is situated; and that the same shall be by them respectively published in the Edinburgh Gazette, and fixed on the doors of the church of, or on some other conspicuous places within, the parishes affected by such Representation, one month before such Representation is so considered:

And whereas the Secretary for Scotland has, under the provisions of the Burial Grounds (Scotland) Act, 1855, made a Representation stating that he has received a copy of an Interlocutor by the Sheriff-Substitute of Fife and Kinross, finding that the Old Burial Ground of the Parish of Kennoway is offensive and injurious to health:

And whereas in the said Representation it is recommended that burials be discontinued in the said Old Burial Ground, except for the burial of widows and widowers whose spouses are already buried therein:

And whereas notice of the said Representation and of the time when it pleased Her Majesty to order the same to be taken into consideration by a Committee of the Lords of the Privy Council has been duly published in the Edinburgh Gazette, and has been fixed as required by the said Act:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order as follows, viz.:—

That burials be forthwith discontinued in the said Old Burial Ground, except for the burial of widows and widowers whose spouses are already buried therein, provided it be first ascertained that the ground sought to be opened in each case is in a fit state to admit of a new burial.

C. L. PEEL.

At the Court at Osborne House, Isle of Wight,
the 23rd day of August 1894.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by the 'Burial Grounds (Scotland) Act, 1855,' as amended by 'The Secretary for Scotland Act, 1885,' it is enacted that it shall be lawful for Her Majesty from time to time, by Order in Council, upon the representation of the Secretary for Scotland, that a copy of an Interlocutor of a Sheriff of a County of Scotland under certain provisions of the said

Act has been received, in pursuance thereof, to order that no new Burial Ground shall be opened within certain limits specified in such Order, save with the previous approval of the Secretary for Scotland (or as the case may require), that after a time mentioned in such Order, burials within certain limits, or in certain burial grounds or places of burial, shall be discontinued wholly or subject to any exceptions or qualifications mentioned in such Order, and that such Order in Council shall thereupon have like force and effect as if the same were embodied in the said Act: Provided always, that notice of such representation, and of the time it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be transmitted to the Crown Agent in Edinburgh, and the Sheriff-Clerk of the County in which such burial ground is situated; and that the same shall be by them respectively published in the Edinburgh Gazette, and fixed on the doors of the Church of, or on some other conspicuous places within, the Parishes affected by such representation, one month before such representation is so considered:

And whereas the Secretary for Scotland has, under the provisions of the Burial Grounds (Scotland) Act, 1855, made a representation stating that he has received a copy of an Interlocutor by the Sheriff-Substitute of Ayrshire, dated 25th May 1894, finding that the Burial Ground situated in the Village of Muirkirk, adjacent to the Parish Church, is dangerous to health, and offensive and contrary to decency:

And whereas in the said representation it is recommended that burials be discontinued in the said Burial Ground:

And whereas notice of the said representation, and of the time when it pleased Her Majesty to order the same to be taken into consideration by a Committee of the Lords of the Privy Council, has been duly published in the Edinburgh Gazette, and has been fixed as required by the said Act:

And whereas further representations have been made by the Secretary for Scotland that the Order for the closing of the Burial Ground should be qualified so as to except the burial (1) of any person aged 50 or upwards at the date of the Interlocutor whose husband or wife shall have been interred in the said Burial Ground previous to the date of the Interlocutor, and (2) of any person of that age at that date who shall die unmarried, whose father or mother shall have been interred in said Burial Ground; and that the interment in said Burial Ground of the following individuals (who are all elderly persons), be also allowed, viz.:—John M'Michael, Robert Riggans and spouse, Thomas Gibson and spouse, James Clark and spouse, William Beek and spouse, James Allison of Tardoes and spouse, James M'Kersie, William Thomson, Charles Blyth, Marion M'Caul, Miss Ellen Muir, Sarah Scott, Margaret Russell, Mrs. Johnston, Mrs. William Gibson, Mrs. Gilchrist, Hugh Begg, Alexander Dempster, John Taylor, James Weir, and Agnes Callan, under the usual provisions, as regards all future interments, that the exercise of the said right shall not be injurious to the public health; that no graves be less than five feet deep, and that no grave be buried in unless it can be opened to that depth without the exposure of coffins; and that notice be given to the Sanitary Inspector of the Parish on the day preceding that on which a grave is to be opened:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order as follows, viz. :—

That burials be forthwith discontinued in the said Burial Ground situated in the Village of Muirkirk adjacent to the Parish Church, except for the burial at their decease (1) of any person aged fifty or upwards at the date of the Interlocutor by the Sheriff-Substitute of Ayrshire whose husband or wife shall have been interred in the said Burial Ground previous to the date of the said Interlocutor; (2) of any person of that age at the said date who shall die unmarried whose father or mother shall have been interred in the said Burial Ground; and (3) of the following individuals, viz. :—John M'Michael, Robert Riggans and spouse, Thomas Gibson and spouse, James Clark and spouse, William Beek and spouse, James Allison of Tardoes and spouse, James M'Kersie, William Thomson, Charles Blyth, Marion M'Caul, Miss Ellen Muir, Sarah Scott, Margaret Russell, Mrs. Johnston, Mrs. William Gibson, Mrs. Gilchrist, Hugh Begg, Alexander Dempster, John Taylor, James Weir, and Agnes Callan, subject to the following conditions, that is to say, that exercise of the rights of burial shall not be injurious to the public health; that no grave be less than five feet deep, and that no grave be buried in unless it can be opened to that depth without the exposure of coffins; and that notice be given to the Sanitary Inspector of the Parish on the day preceding that on which a grave is to be opened.

C. L. PEEL.

At the Court at Osborne House, Isle of Wight,
the 23rd day of August 1894.

PRESENT,

The Queen's Most Excellent Majesty in Council.

WHEREAS by 'The Weights and Measures Act, 1889,' it is among other things enacted that the Board of Trade shall from time to time cause such new denominations of standards for the measurement of electricity as appear to them to be required for use in trade to be made and duly verified.

And whereas it has been made to appear to the Board of Trade that new denominations of standards are required for use in trade based upon the following units of electrical measurement, viz. :—

1. The Ohm, which has the value 10^9 in terms of the centimetre and the second of time, and is represented by the resistance offered to an unvarying electric current by a column of mercury at the temperature of melting ice 14.4521 grammes in mass of a constant cross sectional area and of a length of 106.3 centimetres.

2. The ampere, which has the value $\frac{1}{10}$ in terms of the centimetre, the gramme and the second of time, and which is represented by the unvarying electric current which when passed through a solution of nitrate of silver in water in accordance with the specification appended hereto and marked

A, deposits silver at the rate of 0.001118 of a gramme per second.

3. The Volt, which has the value 10^8 in terms of the centimetre, the gramme and the second of time, being the electrical pressure that if steadily applied to a conductor whose resistance is one ohm will produce a current of one ampere, and which is represented by $.6974$ ($\frac{1.0000}{1.4334}$) of the electrical pressure at a temperature of 15° C between the poles of the voltaic cell known as Clark's cell set up in accordance with the specification appended hereto and marked B.

And whereas they have caused the said new denominations of standards to be made and duly verified.

Now, therefore, Her Majesty, by virtue of the power vested in Her by the said Act, by and with the advice of Her Privy Council, is pleased to approve the several denominations of standard set forth in the schedule hereto as new denominations of standards for electrical measurement.

C. L. PEEL.

SCHEDULE.

I.—Standard of Electrical Resistance.

A standard of electrical resistance denominated one Ohm being the resistance between the copper terminals of the instrument marked 'Board of Trade Ohm Standard Verified 1894' to the passage of an unvarying electrical current when the coil of insulated wire forming part of the aforesaid instrument and connected to the aforesaid terminals is in all parts at a temperature of 15.4 C.

II.—Standard of Electrical Current.

A standard of electrical current denominated one ampere being the current which is passing in and through the coils of wire forming part of the instrument marked 'Board of Trade Ampere Standard Verified 1894' when on reversing the current in the fixed coils the change in the forces acting upon the suspended coil in its sighted position is exactly balanced by the force exerted by gravity in Westminster upon the iridio-platinum weight marked A and forming part of the said instrument.

III.—Standard of Electrical Pressure.

A standard of electrical pressure denominated one Volt being one hundredth part of the pressure which when applied between the terminals forming part of the instrument marked 'Board of Trade Volt Standard Verified 1894,' causes that rotation of the suspended portion of the instrument which is exactly measured by the coincidence of the sighting wire with the image of the fiducial mark A before and after application of the pressure, and with that of the fiducial mark B during the application of the pressure, these images being produced by the suspended mirror and observed by means of the eyepiece.

In the use of the above standards the limits of accuracy attainable are as follows:—

For the Ohm, within one hundredth part of one per cent.

For the Ampere, within one tenth part of one per cent.

For the Volt, within one tenth part of one per cent.

The coils and instruments referred to in this

schedule are deposited at the Board of Trade Standardising Laboratory, 8 Richmond Terrace, Whitehall, London.

SPECIFICATIONS referred to in the foregoing Order in Council.

SPECIFICATION A.

In the following specification the term silver voltameter means the arrangement of apparatus by means of which an electric current is passed through a solution of nitrate of silver in water. The silver voltameter measures the total electrical quantity which has passed during the time of the experiment, and by noting this time the time average of the current, or if the current has been kept constant, the current itself can be deduced.

In employing the silver voltameter to measure currents of about one ampere the following arrangements should be adopted. The kathode on which the silver is to be deposited should take the form of a platinum bowl not less than 10 centimetres in diameter, and from .4 to 5 centimetres in depth.

The anode should be a plate of pure silver some 30 square centimetres in area and 2 or 3 millimetres in thickness.

This is supported horizontally in the liquid near the top of the solution by a platinum wire passed through holes in the plate at opposite corners. To prevent the disintegrated silver which is formed on the anode from falling on to the kathode, the anode should be wrapped round with pure filter paper, secured at the back with sealing wax.

The liquid should consist of a neutral solution of pure silver nitrate, containing about 15 parts by weight of the nitrate to 85 parts of water.

The resistance of the voltameter changes somewhat as the current passes. To prevent these changes having too great an effect on the current, some resistance besides that of the voltameter should be inserted in the circuit. The total metallic resistance of the circuit should not be less than 10 ohms.

Method of Making a Measurement.

The platinum bowl is washed with nitric acid and distilled water, dried by heat, and then left to cool in a desiccator. When thoroughly dry it is weighed carefully.

It is nearly filled with the solution, and connected to the rest of the circuit by being placed on a clean copper support to which a binding screw is attached. This copper support must be insulated.

The anode is then immersed in the solution so as to be well covered by it and supported in that position; the connections to the rest of the circuit are made.

Contact is made at the key, noting the time of contact. The current is allowed to pass for not less than half an hour, and the time at which contact is broken is observed. Care must be taken that the clock used is keeping correct time during this interval.

The solution is now removed from the bowl and the deposit is washed with distilled water and left to soak for at least six hours. It is then rinsed successively with distilled water and absolute alcohol and dried in a hot-air bath at a temperature of about 160° C. After cooling in a desiccator it is weighed again. The gain in weight gives the silver deposited.

To find the current in amperes, this weight,

expressed in grammes, must be divided by number of seconds during which the current has been passed, and by 0.001118.

The result will be the time-average of the current, if during the interval the current has varied.

In determining by this method the constant of an instrument the current should be kept as nearly constant as possible, and the readings of the instrument observed at frequent intervals of time. These observations give a curve from which the reading corresponding to the mean current (time-average of the current), can be found. The current, as calculated by the voltameter, corresponds to this reading.

SPECIFICATION B.—ON THE PREPARATION OF THE CLARK CELL.

Definition of the Cell.

The cell consists of zinc or an amalgam of zinc with mercury and of mercury in a neutral saturated solution of zinc sulphate and mercurous sulphate in water, prepared with mercurous sulphate in excess.

Preparation of the Materials.

1. *The Mercury.*—To secure purity it should be first treated with acid in the usual manner, and subsequently distilled in vacuo.

2. *The Zinc.*—Take a portion of a rod of pure redistilled zinc, solder to one end a piece of copper wire, clean the whole with glass paper or a steel burnisher, carefully removing any loose pieces of the zinc. Just before making up the cell dip the zinc into dilute sulphuric acid, wash with distilled water, and dry with a clean cloth or filter paper.

3. *The Mercurous Sulphate.*—Take mercurous sulphate, purchased as pure, mix with it a small quantity of pure mercury, and wash the whole thoroughly with cold distilled water by agitation in a bottle; drain off the water, and repeat the process at least twice. After the last washing, drain off as much of the water as possible.

4. *The Zinc Sulphate Solution.*—Prepare a neutral saturated solution of pure ('pure recrystallised') zinc sulphate by mixing in a flask distilled water with nearly twice its weight of crystals of pure zinc sulphate, and adding zinc oxide in the proportion of about 2% by weight of the zinc sulphate crystals to neutralise any free acid. The crystals should be dissolved with the aid of gentle heat, but the temperature to which the solution is raised should not exceed 30° C. Mercurous sulphate treated as described in 3 should be added in the proportion of about 12% by weight of the zinc sulphate crystals to neutralise any free zinc oxide remaining, and the solution filtered, while still warm, into a stock bottle. Crystals should form as it cools.

5. *The Mercurous Sulphate and Zinc Sulphate Paste.*—Mix the washed mercurous sulphate with the zinc sulphate solution, adding sufficient crystals of zinc sulphate from the stock bottle to ensure saturation, and a small quantity of pure mercury. Shake these up well together to form a paste of the consistence of cream. Heat the paste, but not above a temperature of 30° C. Keep the paste for an hour at this temperature, agitating it from time to time, then allow it to cool; continue to shake it occasionally while it is cooling. Crystals of zinc sulphate should then be distinctly

visible, and should be distributed throughout the mass; if this is not the case add more crystals from the stock bottle, and repeat the whole process.

This method ensures the formation of a saturated solution of zinc and mercurous sulphates in water.

To set up the Cell.

The cell may conveniently be set up in a small test tube of about 2 centimetres diameter, and 4 or 5 centimetres deep. Place the mercury in the bottom of this tube, filling it to a depth of say, .5 centimetres. Cut a cork about .5 centimetres thick to fit the tube; at one side of the cork bore a hole through which the zinc rod can pass tightly; at the other side bore another hole for the glass tube which covers the platinum wire; at the edge of the cork cut a nick through which the air can pass when the cork is pushed into the tube. Wash the cork thoroughly with warm water, and leave it to soak in water for some hours before use. Pass the zinc rod about 1 centimetre through the cork.

Contact is made with the mercury by means of a platinum wire about No. 22 gauge. This is protected from contact with the other materials of the cell by being sealed into a glass tube. The ends of the wire project from the ends of the tube; one end forms the terminal, the other end and a portion of the glass tube dip into the mercury.

Clean the glass tube and platinum wire carefully, then heat the exposed end of the platinum red hot, and insert it in the mercury in the test tube, taking care that the whole of the exposed platinum is covered.

Shake up the paste and introduce it without contact with the upper part of the walls of the test tube, filling the tube above the mercury to a depth of rather more than 1 centimetre.

Then insert the cork and zinc rod, passing the glass tube through the hole prepared for it. Push the cork gently down until its lower surface is nearly in contact with the liquid. The air will thus be nearly all expelled, and the cell should be left in this condition for at least twenty-four hours before sealing, which should be done as follows:—

Melt some marine glue until it is fluid enough to pour by its own weight, and pour it into the test-tube above the cork, using sufficient to cover completely the zinc and soldering. The glass tube containing the platinum wire should project some way above the top of the marine glue.

The cell may be sealed in a more permanent manner by coating the marine glue, when it is set, with a solution of sodium silicate, and leaving it to harden.

The cell thus set up may be mounted in any desirable manner. It is convenient to arrange the mounting so that the cell may be immersed in a water bath up to the level of, say, the upper surface of the cork. Its temperature can then be determined more accurately than is possible when the cell is in air.

In using the cell sudden variations of temperature should, as far as possible, be avoided.

The form of the vessel containing the cell may be varied. In the H Form, the zinc is replaced by an amalgam of 10 parts by weight of zinc to 90 of mercury. The other materials should be prepared as already described. Contact is made with the amalgam in one leg of the cell, and with

the mercury in the other by means of platinum wires sealed through the glass.

CIVIL SERVICE COMMISSION,

August 24, 1894.

The Civil Service Commissioners hereby give notice that an Open Competitive Examination for the situation of Assistant-Cashier in Her Majesty's Naval Yards will be held in London, Edinburgh, and Dublin, commencing on the 9th October 1894, under the Special Regulations published in the London Gazette of the 3rd of October 1893.

The number of situations to be filled will be the number vacant at the time of the Examination.

No person will be admitted to Examination from whom the Secretary of the Civil Service Commission has not received, on or before the 26th September, an application, in the Candidate's own handwriting, on a prescribed form, which may be obtained from the Secretary at once.

CIVIL SERVICE COMMISSION,

August 23, 1894.

The Civil Service Commissioners hereby give notice that at an Open Competitive Examination for Clerkships of the Second Division of the Civil Service, held on the 10th July 1894, and following days, notice of which Examination was given in the Edinburgh Gazette of the 11th May 1894, the under-mentioned Candidates obtained the first ninety-nine places:—

No. in Order of Merit.	Name.	Locality of Examination.
1	Ellis, Loveys Edward	London
2	Prentice, George James	Edinbou
3	Way, Edgar	Edinburgh
4	Matheson, John Alexander.	Bristol
5	Kerry, Arthur	London
6	Baker, George Edwin	London
7	Greenwood, Walter	Leeds
8	Best, William Stephen	London
9	Greenwood, Frederick	Leeds
10	Lee, Francis	London
11	Harrold, John Blake	London
12	Lawson, James Herbert	Glasgow
13	Goodrich, Edward William	London
14	Orr, Edward John	Dublin
15	Floud, Francis Lewis Castle	London
16	Shepherd, William Percy	London
17	Dunham, Daniel	London
18	Pimm, Harry Silvey	Bristol
19	Hackforth, Arthur	London
20	Hadden, William James	Dublin
21	Monnickendam, Reginald Henry	London
22	Sharland, Arthur	London
23	Mayo, Henry William	London
24	Neighbour, William Richard	London
25	M'Ardle, Christopher	Edinburgh
26	Kirk, Wilfred Hugh Miller	London

No. in Order of Merit.	Name.	Locality of Examination.	No. in Order of Merit.	Name.	Locality of Examination.
27	Legg, Harry William	London	89	Morris, Ernest Adolphus	Dublin
28	Brigstocke, Charles Reginald	Bristol	90	O'Brien, Maurice Lucius	Bristol
29	Moody, Harry	Birmingham	91	Moonan, George Aloysius	Dublin
30	M'Carron, John Alphonsus	Dublin	92	Madin, Charles Gilbert	Edinburgh
31	Forster, Percy Clement	London	93	Kendall, Arthur	London
32	Piggott, Charles	London	94	Dunlop, John	Edinburgh
33	Ogden, Frederick John	Liverpool	95	Philipson, William	Leeds
34	Nichols, Robert Arthur	London	96	Elphick, Henry James	London
35	Young, Frederick George Charles	London	97	Jones, Edwin Herbert	Edinburgh
36	Tonkin, Dennis Turnbull	London	98	Harvey, Nehemiah Stanley	Dublin
37	Body, Charles Stuart	London	99	Donnelly, Patrick	Liverpool
38	Dickes, Ernest Walter	London	The under-mentioned Candidates were successful in the Limited Competition held at the same time under Clause XI. of the Order in Council of 12th February 1876 :—		
39	Pyle, Perceval Fitzgerald	London	No. in Order of Merit.	Name.	Locality of Examination.
40	Wright, George William	Leeds	1	Lance, Octavius	London
41	Cram, David	London	2	Brand, Edward Charles	London
42	Cunningham, Thomas Edgar	London	3	Herbert, George Ernest William	London
43	Cole, Francis Thomas	London	4	Jeffery, John Henry	London
44	Moss, Arthur William	Liverpool	5	Spear, Wilfrid Guy	London
45	Archer, Ernest Tracey	London	6	Sadler, Henry	London
46	Hill, Llewellyn Warlow	London	7	Bradley, Arthur Hoskins	London
47	Mon-ell, Clarendon Richard Samuel	Dublin	8	Reay, Robert William	London
48	Sturdy, William Arthur	Leeds	9	Bassil, Harry Perkins	London
49	Northcott, John Percy	London	10	Lockhart, Frederick James	London
50	Westell, Benjamin	Liverpool	11	Denniford, Ernest	London
51	Gow, William John	Glasgow	12	Gillings, William George	London
52	Smith, Albert Ernest	Dublin	13	Osler, Richard William	London
53	Stephens, Herbert Richard	London	14	Brown, Alexander	London
54	Morrell, Henry	Plymouth	15	Keen, Percy	London
55	Steele, Thomas Mellefont	Dublin	16	Webster, Alexander	London
56	Crawford, William Richard	Belfast	17	Jones, William Othello Dugate	London
57	Aitken, Robert Wallace	London	18	Gudridge, Frank	London
58	M'Gil, William Stevenson	Glasgow	19	Parsons, Charles William	London
59	Barnage, Francis Penny	London	20	Jones, William Patrick	London
60	Tillott, Arthur	London	21	Scott, Charles Calder	London
61	Lowe, Harry Goulding	London	22	Gaines, Herbert Charles	London
62	Todd, James Jackson	Leeds	23	Paterson, Sydney Ambrose	London
63	Cardy, William Edward Jesse	London	24	Tyers, William Reginald	London
64	Roney, Percy	London	25	Cole, Alfred James	London
65	Muir, James	Edinburgh	26	Shurlock, George Hector	London
66	Davidson, Alexander	London	27	Mitchell, William Herbert	London
67	Branch, William	London	28	Abbott, Walter	London
68	Sleightholme, John Albert	Leeds	29	Scott, James Bruce	London
69	Aldridge, Alfred	London	30	Crankshaw, Arthur Edward	London
70	Alexander, James Philip	London	31	Felce, Percy Edward	London
71	Payne, Arthur Thomas	London	32	Porter, Arthur Thomas	London
72	Avison, James Henry	London	33	Elgar, Stanton	London
73	Wynne, Harold	Dublin	34	Hislop, Edward George	London
74	M'Kinna, Alexander	London	35	Hawthorne, Thomas Michael Francis	London
75	Power, Edward Joseph	Dublin	36	Howatson, James Paterson	London
76	Black, John	London	37	Bell, George Gerald	London
77	Jupp, George William	Bristol	38	Brown, Ben Harry	London
78	Lambert, Frank	London	39	Wotton, Alfred	London
79	Brough, Joshua Jordan	London	40	Mackay, William Alexander	London
80	Walkom, Hastings Charles Pomeroy	London	41	Cooper, Frederick Albert	London
81	Macleod, William	Aberdeen	42	Graystone, Harry	London
82	Ward, Edward Howard	London			
83	Wevell, Thomas	London			
84	Carpenter, Ernest Albert	London			
85	Ingram, Edward Addison	Liverpool			
86	Young, William	Belfast			
87	M'Donough, Thomas William	London			
88	Watts, Arthur Jonas	London			

No. in Order of Merit.	Name.	Locality of Examination.
43.	Elliot, Adam	Edinburgh
44.	Evans, William Rupert	London
45.	Bowman, James Robert	London
46.	Dann, Henry George	London
47.	Pickering, Edward William	London
48.	Alexander, Sydney Malcolm	London
49.	Eogan, Joseph Patrick	London
50.	M'Collum, Florence Augustus	London
51.	Pedler, Frederick John	London

CIVIL SERVICE COMMISSION,

August 24, 1894.

The following Candidates have been certified by the Civil Service Commissioners as qualified for the appointments set against their respective names:—

August 20, 1894.

WITHOUT COMPETITION.

Broadmoor Criminal Lunatic Asylum: Assistant Attendant—George Downes.

Consular Service: Vice-Consul, Daralbaida—Charles Francis Cromie.

Post Office: Postmen, London—Charles Stanley Hopkins, Frederick George Norman, Herbert Henry Salter.

Skilled Telegraphist, London—Edgar Joseph Ivison.

Sorting Clerk and Telegraph Learner, Manchester—William Arthur M'Cracken.

August 21, 1894.

AFTER OPEN COMPETITION.

Customs: Out-door Officer—George Walker-Grant.

Post Office: Clerk in the Secretary's Office—Henry Foster M'Lintock.

Female Sorter, London—Annie Winifred Harris.

WITHOUT COMPETITION.

Customs: Boy Messenger—Arthur William Powell.

Post Office: Postmen, London—John Joseph Fillmore, William Hockley, William Francis Hunt, George Walter Pennyfather.

Labourer, Edinburgh—James Neal.

Sorting Clerks and Telegraph Learners—William Henry Bell (Barrow-in-Furness), Arthur Henry Dommett (Weston-super-Mare), Arthur Rothwell (Manchester).

Postmen—George Horn (Margate), James Lee (Belfast), James John Sanders (Birmingham), Thomas Henry Venn (Bridgend), Frank Ward (Chesterfield).

August 22, 1894.

AFTER OPEN COMPETITION.

Post Office: Female Telegraph Learner, London Postal District—Edith Brewer.

Sorter London—James Henry Hook.

WITHOUT COMPETITION.

Customs: Boy Messenger—Charles Osborn.

Prisons Department, England: Assistant Matron—Ann Elizabeth White.

Post Office: Navigating Officer of a Cable Ship—Henry Frank Bourdeaux.

Postmen, London—Alfred Humphrey, Robert James Scherzinger, William Smith.

Postman, Edinburgh—William Young.

Sorting Clerks and Telegraph Learners—Percy Bloxham (Leamington Spa), John Henry Braithwaite (Barnstaple), Charles John Thynne Radbourne (Reading), John Booth Rostron (Manchester), Scott Taylor (Huddersfield), William Joseph Trowton (Leamington Spa), Louise Maude Turnor (Manchester).

Postmen—James Spink Fozard (Batley), Thomas Hayward (Newton-le-Willows), George Albert Killingley (Batley), Thomas Smith (Newcastle-on-Tyne), William Arthur Spray (Eastbourne), Fred Swinton (Grantham), Michael Wilkinson (Kirkby Stephen).

Junior Town Postmen, Leeds—Herbert Nelson.

UNDER CLAUSE 7 OF THE ORDER IN COUNCIL OF 4TH JUNE 1870.

Stationery Office: Clerk—George Willis Riley.

War Office: Staff Officers of the Clerical Establishment of the Army Clothing Department—William John Aldhouse, William Longford.

AN ACCOUNT, pursuant to the Act 8 and 9 Vict., cap. 38, of the Amount of BANK NOTES authorised by Law to be issued by the several Banks of Issue in SCOTLAND, and the Average Amount of Bank Notes in Circulation, and of Coin held, during the four Weeks ended Saturday the 11th day of August 1894.

Name and Title asset forth in Licence.	Name of the Firm.	Head Office or Principal Place of Issue.	Circulation authorised by Certificate.	Average Circulation during four Weeks ended as above.			Average Amount of Coin held during four Weeks ended as above.		
				£5 and upwards.	Under £5.	Total.	Gold.	Silver.	Total.
Bank of Scotland.....	{ The Governor and Company of the Bank of Scotland	Edinburgh	£ 343418	289902	677234	967136	744341	83157	827498
Royal Bank of Scotland.....	Royal Bank of Scotland.....	Edinburgh	216451	254001	575913	829914	736064	72426	808490
British Linen Company.....	British Linen Company	Edinburgh	438024	217713	566212	783925	387215	104858	492073
Commercial Bank of Scotland Limited	Commercial Bank of Scotland Limited	Edinburgh	374880	234230	610687	844917	558532	85456	643988
National Bank of Scotland Limited	National Bank of Scotland Limited.....	Edinburgh	297024	208726	526870	735596	521747	84819	606566
Union Bank of Scotland Limited.....	Union Bank of Scotland Limited.....	Edinburgh	454346	251316	604319	855635	486033	95693	581726
Town and County Bank Limited.....	Town and County Bank Limited.....	Aberdeen	70133	121765	161694	283459	222194	18784	240978
North of Scotland Bank Limited.....	North of Scotland Bank Limited.....	Aberdeen	154319	170155	219412	389567	267439	21094	288533
Clydesdale Bank Limited.....	Clydesdale Bank Limited.....	Glasgow	274321	201516	430713	632229	400611	103991	504602
Caledonian Banking Company Limited.....	Caledonian Banking Company Limited	Inverness	53434	41117	71490	112607	62044	10168	72212

I hereby certify, that each of the Bankers named in the above Return, who have in Circulation an Amount of Notes beyond that authorised in their Certificate, have held an Amount of Gold and Silver Coin, not less than that which they are required to hold during the period to which this Return relates.

Dated this 23rd day of August 1894.

J. S. PURCELL, Registrar of Bank Returns.

CONTAGIOUS DISEASES (ANIMALS) ACTS, 1878 TO 1893.

RETURN of the Number of Swine that have Died of Swine Fever or that have been Slaughtered in Scotland by order of the Board of Agriculture under The Contagious Diseases (Animals) Act, 1893, during the Week ended 18th August 1894.

SWINE FEVER.

COUNTY.*	Number of Swine that Died of Swine Fever.	Number of Swine Slaughtered as Diseased or as having been exposed to infection.	Number of Swine Slaughtered as suspected, but found free from Swine Fever.
Aberdeen	1	7	—
Argyll	5	34	—
Forfar	8	34	2
Kincardine	3	5	—
Mid-Lothian	—	1	—
Perth	2	1	2
Wigtown	1	32	—
TOTAL	20	114	4

* Counties include such Burghs as are locally situated within the limits of the Counties, or, if surrounded by two or more Counties, then they are included in the County with which they have the longest common boundary.

CONTAGIOUS DISEASES (ANIMALS) ACTS, 1878 TO 1893.

RETURN of the Number of Places in Scotland upon which Contagious or Infectious Disease (except Pleuro-Pneumonia, Sheep Scab, and Swine Fever) has been reported to have existed during the Week ended 18th August 1894, with particulars relating thereto.

COUNTY.*	Farms or other Places.			Animals Attacked.		Diseased Animals.				Cases which existed in previous Weeks not reported until this Week.	
	Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Remaining Diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Animals Attacked.
ANTHRAX.											
Aberdeen	1	1	2	—	2	—	2	—	—	—	—
Bute	1	—	1	2	—	—	—	—	2	—	—
Fife	—	1	1	—	1	—	1	—	—	—	—
Forfar	1	—	1	—	—	—	—	—	—	—	—
Total	3	2	5	2	3	—	3	—	2	—	—
GLANDERS (including FARCY).											
Lanark	2	—	2	—	1	1	—	—	—	—	—
Total	2	—	2	—	1	1	—	—	—	—	—

* Counties include such Burghs as are locally situated within the limits of the Counties, or, if surrounded by two or more Counties, then they are included in the County with which they have the longest common boundary.

BANKRUPTS

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

James Charles Christie, 68 Parkhurst Road, Holloway, and carrying on business at 224 Euston Road, both in the county of London, distillery agent.

Philip Howard Davis, Anne Street Printing Works, Waterloo Road, in the county of London, printer.

Charles Freeman, 131 High Street, Kingsland, formerly 188a Stoke Newington Road, late 111 and 112 High Street, Shoreditch, all in Middlesex, tailor and outfitter.

Percy Louis, 224 Earl's Court Road, Middlesex.

Vittorio Papucci, 40 Westwick Gardens, West Kensington, and the Prince of Wales' Club, Coventry Street, Haymarket, both in the county of London, of no occupation.

Richards, Glanville, & Co., 114 Fenchurch Street, in the city of London.

Henry Clough, Wynnstay Hotel, Bodfor Street, Rhyl, Flintshire, licensed victualler.

Douglas Curry Ingle, Bereton Villa, Claremont Road, Bath, Somersetshire.

John Bishop, residing at 91 Grant Street, and trading at 88 Hurst Street, Birmingham, Warwickshire, grindery dealer.

John Lonsdale, the elder, Antley Cottage, 2 Tanpits Road, Accrington, Lancashire, formerly Providence Mill, Church, near Accrington aforesaid, formerly mill proprietor, now out of business.

Samuel Nield, 153 Bell Lane, Bury, Lancashire, lately residing at 30 Pine Street, and trading at 36 Pine Street, Bury aforesaid, hat manufacturer.

Frank Church, 9 North Adelaide Street, Keighley, Yorkshire, and William White, 23 West Lane, Keighley aforesaid, trading as Church & White at East Parade and 47 Cavendish Street, Keighley aforesaid, cabinetmakers.

John Moss, Waterloo Road, Kelbrook, near Colne, Yorkshire, formerly Blackwood, Stacksteads, Lancashire, employed as an outworker at the Salterforth Stone and Brick Company.

Charles William Bennett, Star and Garter Hotel, Kew Bridge, Middlesex, licensed victualler.

Frank George Barton and William Arthur Barton (trading as Barton Brothers), 49 Eastover, Bridgwater, also lately having a branch business at 59 Bridge Street, Taunton, Somersetshire, cycle agents and repairers.

George Tucker Millard, Middlezoy, Somersetshire, carpenter and assistant overseer.

Charles Ferris, 135 Clarence Road, New Cut, in the city of Bristol, engine driver.

John Kingstone, residing and trading at 18 Chancery Street, Barton Hill, in the city and county of Bristol, grocer and beer retailer.

John Henry Wildash and Charles Frederick Wildash (trading as Wildash Brothers), Greenstreet, in the parish of Teynham, Kent, bricklayers.

William Albert Cox, Farmville, Lower Alstone, Cheltenham, market gardener.

Herbert Charles Rossiter, 27 Abbey Road, Torquay, Devonshire, tailor.

James Smith, 46 St. John's Road and Belvedere Road Painting Works, Belvedere Road, both in Lowestoft, Suffolk, plumber, glazier, and painter.

Fred Hoar, West's Cellars, 53 Robertson Street, and Havelock Road, and 94 Milward Road, all in Hastings, Sussex, licensed victualler.

George Chilvers, Sawbridgeworth, Hertfordshire, late travelling maltster.

John Lund, Southerscales, Chapel-le-Dale, parish of Ingleton, Yorkshire, farmer.

Thomas Proctor, Burrowgate, Appleby, Westmorland, greengrocer.

James Scott Birnie, Driffield, late the Angel Inn, Cottingham, both in Yorkshire, formerly licensed victualler, now out of business.

Frank Bostock, 5 Hanover Square, in the city of Leeds, musical director.

Joseph Richardson, New Road Side, Rawdon, near Leeds, Yorkshire, slater.

James Merrall, 13 Holden Street, Leicester, late the Rising Sun, 120 Wharf Street, Leicester, frame work knitter, late licensed victualler.

John Bazley, Bush House, Worcester Road, Leominster, Herefordshire, veterinary surgeon.

Alfred Mason, residing at 31 Park Green, Macclesfield, Cheshire, lately carrying on business at 2 Park Green, Macclesfield aforesaid, coach trimmer, lately furniture remover and dealer.

Jesse Tittensor, 26 and 28 Mill Street, Macclesfield, Cheshire, draper.

Robert Thomas Powell, 7 the Postern and the Market House, Brecon, china and earthenware dealer.

Walter Edward Deeley, formerly 3 Wood Street, Northampton, now 25 St. Paul's Road, Northampton, leather merchant.

William Sheldon, Picton Place, Neyland, Pembrokeshire, boot and shoe maker.

William John Coombe, 115 Belgrave Road, Mutley, Plymouth, baker and grocer.

Robert Roberts, Glynleddr, parish of Dolwyddelen, Carnarvonshire, butcher and farmer.

George Richard Holdaway, 10 Gosport Road, Fareham, Hampshire, plumber and builder.

Walter Clarke, 88 Glen Road, Abbeydale Road, in the city of Sheffield, builder.

George Roberts, Plough Road, Landore, in the county borough of Swansea, grocer.

Ann Bold Fisher, Tetbury, Gloucestershire, outfitter and draper.

James Buckley, 1 Nill Lane, Warrington, Lancashire, lately residing at New Road, Appleton, Cheshire, book-keeper.

John M'Kenzie, 17 Duke Street, Whitehaven, Cumberland, provision merchant.

George Barter, 165 and 166 High Street, Winchester, Hampshire, tailor and greengrocer.

Robert Oddy, 4 Chapel Court, off Chapel Street, Harrogate, previously residing at John Street, Back Brunswick Street, and Union Street, Harrogate, Yorkshire, cab driver.

James Wilson, Assembly Terrace, and Market Place, both in Pocklington, Yorkshire, grocer and provision dealer.

A PETITION has been presented in the Sheriff Court of the Lothians and Peebles at Edinburgh, by Miss Helen Murray, residing at 37 John Street, Liverpool, and others, for decerniture as Executors *qua* Creditors to the Deceased Mrs. ISABELLA MURRAY or STRUGALEWEIZ, widow of John Ferdinand Strugaleweiz, and who resided at 19 Salisbury Street, Edinburgh.

MENZIES, BLACK, & MENZIES, W.S.,
123 George Street, Edinburgh,
Agents for the Petitioners.

Edinburgh, 25th August 1894.

NOTICE.

THE TANNOCH CHEMICAL COMPANY LIMITED.

WILLIAM WALKER, Calenderer, 55 Bath Street, Glasgow, and others, all Shareholders and Members and Contributors of the above-named The Tannoch Chemical Company Limited, Cumbernauld, near Glasgow, have presented a Petition to the Right Honourable the Lords of Council and Session (First Division,—Mr. Couper, Clerk), craving their Lordships, *inter alia*, to order that the said The Tannoch Chemical Company Limited be wound up by the Court under the provisions of the Companies Acts, 1862 to 1890, and to appoint Alexander Buntin Smith, Accountant, 116 St. Vincent Street, Glasgow, or such other fit person as their Lordships may select, to be Official Liquidator of the said Limited Company, and to deter-

mine whether any or what security or caution is to be given by such Official Liquidator; and further, if their Lordships think fit, to direct all subsequent proceedings in the winding up to be taken before one of the permanent Lords Ordinary, and to remit the winding up to him accordingly, and to find the Petitioners entitled to the expenses of the said application, and to direct the same to be expenses in the Liquidation, and to find any person opposing the said application liable in the expenses occasioned by such opposition; or to do further or otherwise as to their Lordships shall seem proper; upon which Petition Lord Low, Ordinary officiating on the Bills, has been pleased to pronounce the following Interlocutor:—

Edinburgh, 27th August 1894.—The Lord Ordinary officiating on the Bills appoints this Petition to be intimated on the Walls and in the Minute-Book in common form; to be served upon The Tannoch Chemical Company Limited, and upon Robert M'Callum and William Stewart, both named and designed in the Petition; and to be advertised once in each of the Edinburgh Gazette and Glasgow Herald newspapers; appoints the said Company and the persons above named, and all others having interest, to lodge Answers to the Petition, if so advised, within eight days after such intimation, service, and advertisement. 'A. Low.'

Of all which Intimation is hereby given; in terms of said Interlocutor.

CARMICHAEL & MILLER, W.S.,
Agents for the Petitioners.

7 Nelson Street, Edinburgh,
28th August 1894.

A PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Lanarkshire at Hamilton, at the instance of Mrs. M. Henderson, Grain Merchant, King Street, Tradeston, Glasgow, against JOHN MACKIE, Farmer, Glassford; and the Sheriff-Substitute has ordained the said John Mackie to appear in Court, within the Chambers of the Sheriff-Substitute, County Buildings, Hamilton, upon the 14th day of September 1894, at 10.30 A.M., for public Examination, at which Diet all the Creditors of the said John Mackie are required to attend.

ANDREW PAUL, Writer,
131 Hope Street, Glasgow,
Agent.

27th August 1894.

NOTICE is hereby given that a Petition has been presented in the Sheriff Court of Fife and Kinross at Cupar, at the instance of Alexander Ross, Grocer, Cupar, Pursuer, against JAMES NICOLSON, Carrier, Burnside, Cupar, Defender, praying the Court to appoint a Trustee who shall take the management and disposal of the Defender's Estates for behoof of his Creditors, to ordain the Defender to execute a Disposition omnium bonorum and in favour of such Trustee for their behoof, and to direct that the expenses of obtaining the Decree to follow thereon, and of the Disposition omnium bonorum, shall be paid out of the readiest funds conveyed by said Decree or Disposition; and all the Creditors of the said James Nicolson are hereby required to appear in Court, within the Sheriff Court Room, Cupar, upon the 7th day of September 1894, at eleven o'clock forenoon, when the said James Nicolson is ordained to appear for public Examination.

T. & R. J. DAVIDSON,
Solicitors, Cupar,
Agents.

A PETITION for Cessio by JOHN MURRAY, Hirer, Lerwick, against his Creditors, has been presented in the Sheriff Court of Caithness, Orkney, and Zetland at Lerwick; and the Sheriff-Substitute there has pronounced a Deliverance thereon ordaining the Petitioner to appear for public Examination within the Sheriff Court House there, on 12th September next,

at ten o'clock forenoon, at which Diet all Creditors are required to appear.

ANDREW J. ROBERTSON,
Enrolled Law-Agent, Lerwick,
Petitioner's Procurator.

Lerwick, 25th August 1894.

INTIMATION is hereby given that a Petition has been presented to the Lords of Council and Session (First Division,—Mr. Couper, Clerk), by DAVID M'GREGOR, Contractor, sometime residing at No. 12 Cannon Street, Leith, now at No. 8 Commercial Street, Leith, with consent therein mentioned, for authority to proceed in the Sequestration of his Estates, on which Petition the following Deliverance has been pronounced:—*Edinburgh, 24th August 1894.*—The Lord Ordinary officiating on the Bills appoints this Petition to be intimated on the Walls and in the Minute-Book in common form; to be served upon Hugh Blaik, Daniel M'Gregor, and William Smith, all named and designed in the Petition, and to be advertised in each of the Edinburgh Gazette and the Scotsman newspaper; appoints the said parties and all others interested to lodge answers within eight days after such intimation, service, and advertisement. 'A. S. KINNEAR.'

MILLER & MURRAY, S.S.C.,
90 Constitution Street, Leith,
Petitioner's Agents.

A PETITION having been presented to the Lord Ordinary officiating on the Bills, at the instance of Alexander Jebb & Sons, Cabinetmakers, Glasgow, for Sequestration of the Estates of Mrs. ELLEN TYLER or BROWN, Douglas Temperance Hotel, Dunoon, his Lordship of this date granted Warrant for citing the said Mrs. Ellen Tyler or Brown to appear in Court on the seventh day next after citation if within Scotland, and on the twenty-first day next after citation if furth of Scotland, to show cause why Sequestration should not be awarded; of all which Intimation is hereby given.

STURROCK & STURROCK, S.S.C., Agents.

93 George Street, Edinburgh,
27th August 1894.

A PETITION having been presented to the Sheriff of the Sheriffdom of Caithness, Orkney, and Shetland, at the instance of James Baillie, sometime Farmer in the Bu' of Orphir, in the Parish of Orphir, in Orkney, and now residing at the Hall of Clestrain, in the said Parish of Orphir, for Sequestration of the Estates of JAMES SINCLAIR, sometime Baker in Kirkwall, and now Inspector of Poor of the Parishes of Kirkwall and Saint Ola, and residing in Kirkwall, the Sheriff-Substitute of said Sheriffdom of this date granted Warrant for citing the said James Sinclair to appear in Court on the fourteenth day next after citation, to show cause why Sequestration should not be awarded; of all which Intimation is hereby given.

JAMES SINCLAIR, Solicitor,
50 Albert Street, Kirkwall, Agent.

Kirkwall, 24th August 1894.

In the SEQUESTRATION of ARTHUR EDWARD BAIRD, sometime residing at Croftinloan, thereafter in France, and afterwards at Ardentinn, Argyllshire.

HUGH MITCHELL, Solicitor, Pitlochry, Trustee on the said Sequestrated Estate, hereby gives notice that the Commissioners have postponed the declaration of a Dividend till the recurrence of another statutory period.

HUGH MITCHELL, Trustee.

Perth, 24th August 1894.

THE Estates of W. & J. M'GEACHIN, Cabinetmakers and Furniture Warehousemen, 42 Great Clyde Street and 130 and 132 Union Street, Glasgow, as a Company, and William M'Geachin, the sole Partner thereof, as an Individual, were Sequestered on the 23rd day of August 1894, by the Sheriff of Lanarkshire.

The first Deliverance is dated the 23rd day of August 1894.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, on Tuesday the 4th day of September 1894, within the Faculty Hall, St. George's Place, in 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 23rd day of December 1894.

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

POOLE, WATSON, & MACKEACHAN, Writers,
196 St. Vincent Street, Glasgow, Agents.

THE Estates of JAMES STEVENSON & COMPANY, Dyers and Finishers, Forebank Dye Works, Victoria Road, Dundee, as a Company, and James Stevenson, Dyer and Finisher, Forebank Dye Works, Victoria Road, Dundee, the sole Partner of the said Firm or Company of JAMES STEVENSON & COMPANY, as such Partner, and as an Individual, were Sequestered on the 25th day of August 1894, by the Sheriff of the County of Forfar.

The first Deliverance is dated the 25th day of August 1894.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Friday the 7th day of September 1894, within Lamb's Temperance Hotel, Reform Street, Dundee.

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 25th day of December 1894.

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

THOS. THORNTON, SON, & CO., Solicitors,
No. 15 Albert Square, Dundee, Agents.

THE Estates of JOE SMICHT, Horse Dealer and Foreign Agent, of 93 Waterloo Street, Glasgow, and Greenbank, East Kilbride, were Sequestered on the 27th day of August 1894, by the Court of Session.

The first Deliverance is dated the 1st day of August 1894.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Tuesday the 4th day of September 1894, within the Faculty of Procurators' Hall, Saint George's Place, in 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 27th day of December 1894.

The Sequestration has been remitted to the Sheriff of the County of Lanark at Glasgow.

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

ALF. N. G. AITKEN, S.S.C.,
12 Queen Street, Edinburgh, Agent.

THE Estates of JAMES MILLER, Hotel Keeper, Black Bull Hotel, Duns, Berwickshire, were Sequestered on the 28th day of August 1894, by the Court of Session.

The first Deliverance is dated the 28th day of August 1894.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock, on Friday the 7th day of September 1894, within Dowell's Rooms, No. 18 George Street, Edinburgh.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 28th day of December 1894.

The Sequestration has been remitted to the Sheriff of the Lothians and Peebles at Edinburgh.

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

CLARK & MACDONALD,
7 Frederick Street, Edinburgh, Agents.

SEQUESTRATION of WILLIAM WELSH, Painter,
High Street, Selkirk.

JOHAN BALLANTINE NIVEN, Chartered Accountant, Edinburgh, has been elected Trustee on the Estate; and Hugh Lockhart, Solicitor before the Supreme Courts of Scotland, Edinburgh, Hugh Lennox, Solicitor, No. 7 York Place, Edinburgh, and Alexander Thomas Niven, Chartered Accountant, 16 Young Street, Edinburgh, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Edinburgh, on Wednesday the 5th day of September next, at one o'clock afternoon. The Creditors will meet in Mr. Niven's Office, No. 16 Young Street, Edinburgh, on Thursday the 13th day of September next, at twelve o'clock noon.

J. B. NIVEN, C.A., Trustee.

16 Young Street, Edinburgh,
24th August 1894.

SEQUESTRATION of ERNEST HASSBERGER,
Merchant, Victoria Chambers, Dundee.

DANIEL M'INTYRE, Chartered Accountant, Dundee, has been elected Trustee on the Estate; and David Alexander, Merchant, Dundee, Thomas Justice, Cabinetmaker, Dundee, and Otto Friedheim, Merchant, Dundee, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Dundee, on Tuesday the 4th day of September 1894, at eleven o'clock forenoon. The Creditors will meet in the Office of Messrs. Dickie & Paul, Solicitors, Whitehall Chambers, Dundee, upon Friday the 14th day of September 1894, at twelve o'clock noon.

D. M'INTYRE, Trustee.

Dundee, 27th August 1894.

SEQUESTRATION of HENDERSON & PATERSON,
Ironmongers, Stirling, and George Henderson, the only Partner of said Firm, as such Partner, and as an Individual.

JOHAN ARCHIBALD, Solicitor, Stirling, has been elected Trustee on the Estates; and Thomson M'Lintock, Chartered Accountant, Glasgow, James Kemp Smith, Implement Maker, Stirling, and John Jamieson, Printer, Stirling, have been elected Commissioners. The Examination of the Bankrupts will take place in the Sheriff Court Room, County Buildings, Stirling, on Monday the 10th day of September 1894, at two o'clock afternoon. The Creditors will meet in the Office of A. & J. Jenkins, Solicitors, Stirling, on Wednesday the 19th day of September 1894, at eleven o'clock forenoon.

JOHN ARCHIBALD, Trustee.

WILLIAM COUPER TAIT, C.A., Glasgow, Trustee on the Sequestered Estate of HENDERSON & CHESSER, Cycle Dealers, No. 22 Grindlay Street, Edinburgh, and Thomas Adam Henderson and David Chesser, the sole Individual Partners of that Firm, as such Partners, and as Individuals, hereby calls a General Meeting of the Creditors, to be held within the Chambers of Davies, Tait, & Co., Chartered Accountants, 166 St. Vincent Street, Glasgow, on Monday the 24th day of September 1894, at twelve o'clock noon, to consider as to an application to be made for the Trustee's discharge.

WM. COUPER TAIT, Trustee.

Glasgow, 27th August 1894.

AS Trustee on the Sequestrated Estate of **ROBERT DALE**, Farmer, Bankhead, Balerno, Currie, I hereby call a Meeting of Creditors in the Sequestration, to be held within the Chambers of Messrs. Romanes & Munro, C.A., 46 Hanover Street, Edinburgh, upon Wednesday the 19th day of September 1894, at eleven o'clock forenoon, to consider as to an application to be made for my discharge.

CHARLES J. MUNRO, C.A., Trustee.

Edinburgh, 28th August 1894.

SEQUESTRATION of **JAMES PICKEN MEIKLE**, sometime Farmer, Lugtonridge, Beith, afterwards Spirit Dealer, Turf Inn, Irvine.

The Trustee hereby calls a General Meeting of the Creditors, to be held within his Chambers, No. 38 Portland Street, Kilmarnock, on Tuesday the 18th day of September 1894, at twelve o'clock noon, to consider as to an application to be made for his discharge.

JAMES FINLAY, Trustee.

Kilmarnock, 23rd August 1894.

SEQUESTRATION of **WILLIAM MITCHELL**, Architect and Civil and Mining Engineer, 10 Panmure Street, Dundee.

WILLIAM STIVEN, Accountant, Dundee, the Trustee, with the concurrence of the Commissioners, hereby calls a Meeting of the Creditors, to be held in the Office of W. & A. W. Stiven, Accountants, 61 Reform Street, Dundee, on Thursday, 6th September 1894, at twelve o'clock noon, to consider an offer of Composition lodged by the Bankrupt with the Trustee.

WM. STIVEN, Trustee.

Dundee, 24th August 1894.

AS Trustee on the Sequestrated Estate of **DAVID THOMSON**, Aerated Water Manufacturer, Angle Park Works, Fauldhouse, I hereby intimate that the account of my intromissions down to the 18th instant have been audited by the Commissioners, and that I have examined the claims of the several Creditors who have lodged their oaths and grounds of debt on or before the said date, and in writing admitted or rejected the same; further, that a first and final Dividend will be paid to those Creditors whose claims have been admitted, within the Chambers of Davies, Tait, & Co., Chartered Accountants, 166 St. Vincent Street, Glasgow, on the 19th day of September 1894.

WM. COUPER TAIT, Trustee.

Glasgow, 25th August 1894.

In the **SEQUESTRATION** of **WILLIAM WILSON**, Farmer, Newton of Kingoodie, Old Meldrum, in the County of Aberdeen.

LAUHLAN M'KINNON, JUNIOR, Advocate, Aberdeen, Trustee, hereby intimates that a second and final Dividend will be paid at his Office here, No. 23 Market Street, Aberdeen, on the 15th day of October 1894.

L. M'KINNON, Jr., Trustee.

23 Market Street, Aberdeen,
25th August 1894.

SEQUESTRATION of **JAMES GRAY**, Cab Proprietor, 54 Kelvingrove Street, Glasgow.

DAVID SIMPSON CARSON, Chartered Accountant, Glasgow, Trustee on the above Estate, hereby intimates that his accounts, brought down to 13th instant, have been audited by the Commissioners, and that an equalising Dividend to those Creditors who did not participate in the first, and whose claims have been admitted by the Trustee, and a second Dividend to all the Creditors ranked, will be paid within the Chambers of Moores, Carson, & Watson,

C.A., 209 West George Street, Glasgow, on Monday the 15th day of October 1894.

D. S. CARSON, C.A., Trustee.

Glasgow, 25th August 1894.

SEQUESTRATION of **HABBICK & COMPANY**, Cycle Agents, 12 Wellington Street, Glasgow, and William Habbick, Cycle Agent there, a Partner of said Firm, as such Partner, and as an Individual.

The Trustee hereby intimates that the accounts of his intromissions with the funds of the Estate, brought down to 12th current, have been audited by the Commissioners, and that a Dividend will be paid within his Chambers, 157A Hope Street, Glasgow, on the 13th day of October 1894.

JOHN MEIKLE, Trustee.

Glasgow, 27th August 1894.

SEQUESTRATION of **JOHN M'CALLUM**, Cabinet-maker, Oban.

AS Trustee on this Estate, I beg to intimate that an account of my intromissions with the funds of the Estate, brought down to the 15th instant, has been audited by the Commissioners, who have postponed the declaration of a Dividend till the recurrence of another statutory period, and authorised me to dispense with sending circulars to the Creditors.

GEO. D. STIRLING, C.A., Trustee.

Glasgow, 27th August 1894.

NOTICE.

THE Firm of **LÉVY, SIMONS, & COMPANY**, Commission Agents, 24 Queen Street, Glasgow, of which the Subscribers Lucien Lévy and Isidor John Simons were the sole Partners, was **DISSOLVED** of mutual consent as on 30th June 1894.

The Business of the dissolved Firm will be continued at the same address by the Subscriber Lucien Lévy in his own name and for his own behoof, and he is authorised to receive payment of all debts due to, and will pay all debts due by, the dissolved Firm.

Glasgow, 24th August 1894.

LUCIEN LÉVY.

ISIDOR J. SIMONS.

ROBERT BIRD, Writer, Glasgow, Witness.

THOMAS M. SEMPLE, Writer, Glasgow, Witness.

THE Business of **R. JACKSON & COMPANY**, Wine Merchants, 68 Renfield Street, Glasgow, of which the Subscriber Richard Jackson is the sole Partner, was, on the 17th ultimo, disposed of along with the stock, fittings, utensils, and goodwill to Mr. William Reid and Mr. John Macdonald, who have for many years acted as his representatives in business, and who will now carry on the Business for their own behoof under the same Style or Firm Name of **R. JACKSON & COMPANY**. The new Firm is authorised to uplift and discharge all accounts due to and by the old Firm.

R. JACKSON & COY.

RICHARD JACKSON.

WILLIAM REID.

JOHN MACDONALD.

NORMAN GENTLES, of 145 West George Street, Glasgow, Apprentice-at-Law, Witness.

WM. LOCKHART, of 145 West George Street, Glasgow, Apprentice-at-Law, Witness.

68 Renfield Street, Glasgow,
24th August 1894.

THE Lords Commissioners of Her Majesty's Treasury have ordered the adoption of the following Scale of Charges for Advertisements in the Edinburgh Gazette, to take effect from 1st October 1891, and that all fees should be payable in Postage or Inland Revenue Stamps. In pursuance of this Order no Notices will be received for insertion in the Gazette which do not bear Postage or Inland Revenue Stamps for the amount due under the said Scale, in addition to Ninepence for each copy of the Gazette required:—

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A. BANKRUPTCY OR SEQUESTRATION AND CESSIO BONORUM.	B. MISCELLANEOUS AND PARTNERSHIP.
For 6 lines and under . . . £0 6 0	For 100 words and under . . . £0 10 0
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„ 10 „ „ 15 . . . 0 10 6	„ 200 „ „ 300 . . . 1 10 0
„ 15 „ „ 20 . . . 0 14 6	„ 300 „ „ 400 . . . 2 0 0
„ 20 „ „ 25 . . . 0 17 6	„ 400 „ „ 500 . . . 2 10 0
„ 25 „ „ 30 . . . 1 0 6	„ 500 „ „ 600 . . . 3 0 0
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Advertisements cannot be received or withdrawn after one o'clock on day of publication. The dues paid on withdrawn Advertisements cannot be returned.

All Letters must be Post Paid.

REGINALD MACLEOD,
Keeper of Gazette.

Published at the EXCHEQUER CHAMBERS, Parliament Square, Edinburgh.
Printed by MORRISON & GIBB, Printers to Her Majesty's Stationery Office, No 11 Queen Street.

* * *This Gazette is filed at the Office of the Dublin Gazette.*

Tuesday, August 28, 1894.

Price Ninepence.