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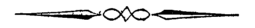




The Edinburgh Gazette.

Published by Authority.

TUESDAY, JUNE 26, 1832.



At the Council-Chamber, Whitehall, the 21st day of June 1832,

By the Lords of His Majesty's Most Honourable Privy Council.

HEREAS by an Act passed in the second year of the reign of His present Majesty, intituled "An Act for the prevention, as far as "may be possible, of the disease called the cholera, or spasmodic, or Indian cholera, in Scotland," it is, amongst other things, enacted, that it shall and may be lawful for the Lords and others of His Majesty's Most Honourable Privy Council, or any two or more of them (of whom the Lord President of the Council, or one of His Majesty's Principal Secretaries of State for the time being, shall always be one), by any Order or Orders to be by them from time to time made, to establish, and again, from time to time, by any such Order or Orders, to revoke, renew, alter, or vary all such rules and regulations, or to substitute any such new rules and regulations as to them may appear necessary or ex-pedient, for the prevention, as far as may be possible, of the spreading of the said disease, called the cholera, or spasmodic, or Indian cholera, in Scotland, or any part thereof, or for the relief of any persons suffering under, or likely to be affected by,

And whereas by another Act, passed in the same second year of His present Majesty's reign, intituled "An Act for altering and amending an Act passed in the present session of Parliament, for the prevention, as far as may be possible, of the disease called the cholera, or spasmodic, or Indian cholera, in Scotland," it is, amongst other things, enacted, that all and every the expences which

may be reasonably and properly incurred in carrying into effect any Order or Orders of His Majesty's Most Honourable Privy Council, so to be made as in the said before mentioned Act, provided or sanctioned after they are incurred by any such Order, shall, whenever the occasion of such expence has arisen within any city, burgh, or town, be levied and defrayed by a special assessment to be made from time to time for this purpose by authority of the magistrates of such city, burgh, or town, in the manner therein prescribed, and where the occasion of expence shall arise in any landward parish (or in the landward part of any parish containing any burgh, or part of a burgh), the same shall be levied by a special assessment, to be from time to time made by the heritors, or their special mandatories, of such parish, or landward part of a parish, upon the owners and occupants of the lands, houses, and other heritages within the said parish, or landward part of a parish, in the manner therein set forth:

And whereas the said disease hath extended to different parts of Great Britain, and the burgh of Rothesay hath been affected with the said disease:

And whereas an Order in Council was issued by the Lords of His Majesty's Most Honourable Privy Council, on the tenth day of March last past, empowering every Board of Health, constituted by virtue of an Order of His Majesty's Privy Council, to apply to the acting chief magistrate of any burgh, or the minister, or any three of the resident heritors, of any parish for which Boards of Health are appointed, to convene a meeting of the burgh magistrates and members of the kirk-sessions, and resident householders occupying houses rated to the house duty, at twelve pounds or upwards of yearly

value, in any burgh, and the resident heritors, and agents for non-resident heritors, together with the tenants paying fifty pounds of yearly rent, and the members of the kirk-sessions of every landward parish, or landward part of a parish, and to apply to such meeting for the authority and powers therein mentioned, and for funds to defray the necessary expences thereof, of which the amount should be declared and fixed by the said meeting, and further directing the proceedings to be taken at such meeting, and the course to be pursued by such Boards of Health consequent upon the determination of such meetings:

And whereas it hath been shewn to the satisfaction of their Lordships, that application for authority and powers to carry into effect the purposes of the Acts above-recited, and the measures of precaution in the said Order described, and to provide a certain sufficient sum of money for the discharge of all necessary expences incurred for sanitary purposes, amounting in the whole to the sum of four hundred and sixty-seven pounds thirteen shillings and four pence, to be levied by assessment on the burgh of Rothesay, and a like application for the sum of two hundred and thirty-three pounds six shillings and eight pence, to be levied by assessment on the landward part of the parish of Rothesay, hath been made by the Board of Health for Rothe. say to the meeting of burgh magistrates and resident householders in the burgh of Rothesay, and to the heritors and tenants of the landward part of the parish of Rothesay, and a great majority of such meeting hath consented to confer the necessary powers, and to provide for the expences aforesaid, when and so soon as such measure shall have received the sanction of the Lords of the Privy Council:

And whereas it doth appear to the Lords and others of His Majesty's Most Honourable Privy Council (of whom the Lord President of the Council is one,) proper and expedient to sanction, by an Order of the Lords of the Privy Council, the resolutions of the majority of the said meeting, making provision for the expences incurred by the Board of Health for Rothesay, in taking measures for the prevention of the spread of the said disease, and in affording relief to persons suffering by, or likely to be affected with, the said disease, and for other sanitary purposes:

It is therefore ordered by the Lords and others of His M jesty's Most Honourable Privy Council (of whom the Lord President of the Council is one,) in pursuance and exercise of the powers vested in them by both the before-recited Acts, and of all other powers enabling them in that behalf, that so much of the Order of the tenth day of March last past as requires the amount of the sum to be de-frayed in discharge of the necessary expences, to be fixed and declared by such meeting of magistrates and householders for burghs, and of heritors, tenants, and kirk-sessions for every landward parish, or landward part of a parish, as aforesaid, be, and it is hereby revoked and altered, in so far as concerns the said burgh of Rothesay, and the sum of four hundred and sixty-seven pounds thirteen shillings and four pence; and in so far as regards the landward part of the parish of Rothesay, and the sum of two hundred and thirty-three pounds six shillings and eight pence; and that the said Board of Health for Rothesay shall and may, and they are hereby authorised and empowered to apply, by their chairman or secretary, to the magistrates of such burgh of Rothesay to raise the said sum of four hundred and sixty-seven pounds thirteen shillings and four pence; and to the heritors, or their special mandatories, of the landward part of the parish of Rothesay, to raise the said sum of two hundred and thirty-three pounds six shillings and eight pence, by special assessments, to be respectively levied in the form and manner by such last-recited Act prescribed, and which assessments such magistrates and heritors are hereby required severally to make, in pursuance and exercise of the powers vested in them by such Act:

And the Lords and others of His Majesty's Most Honourable Privy Council (of whom the Lord President of the Council is one) do hereby declare, that for all acts, deeds, matters, and things which may be necessarily, reasonably, and properly done by such Board of Health, burgh magistrates, heritors, or their special mandatories, and others of His Majesty's subjects, in execution and furtherance of this present Order of the Lords and others in Council, this Order shall be their full and sufficient warrant.

Wm. L. Bathurst.

CROWN-OFFICE, June 19, 1832.

MEMBERS returned to serve in this present PARLIAMENT.

Borough of Caine.

Thomas Babington Macaulay, Esq. of Gray's Inn, Barrister at Law.

Borough of Cricklade.

Robert Gordon, Esq.

Commissions signed by the Lord Lieutenant of the County of Mid-Lothian.

John Bonar, Esquire, of Ratho, to be a Deputy-Lieutenant. Archibald Hepburne Mitchelson, Esquire, of Middleton, to be ditto. Captain John Donaldson Boswall of Wardie, to be ditto. Robert Wardlaw Ramsay, Esquire, of Whitehill, to be ditto. William Henry Miller, Esquire, of Craigintinny, to be ditto. All dated June 1, 1832.

BANKRUPTS.

FROM THE LONDON GAZETTE.

Thomas Sowerby, of Blandford Street, Manchester Square, Middlesex, upholsterer.

William Charles Holland, of Brighthelmstone, Sussex. draper.

John Wilde, of Saint Albans, Hertford, maltster. Benjamin Gardner, of Holmes Buildings, London Wall, London, pork-butcher, and late of No. 62,

Aldersgate Street, London, pork-butcher. Richard Humphrys, of Winchester, woollen-draper and tailor.

John Jones, of Carmarthen, grocer.
John Newton Jackson, of Manchester, Lancaster, nankeen-manufacturer.

William Hunter, of Warwick, draper. James Watkens, of Abergavenny, Monmouth,

shopkeeper. Griffith Jones, of Carnarvon, merchant. James Walton, of Newcastle-upon-Tyne, slater. Eli Wise Peters, of Coventry, wine and liquur

Bankruptcy Superseded.
Newman Newland and Henry White, of Portsea, Hants, drapers.

GENERAL AVERAGE PRICES OF BRI-TISH CORN, per QUARTER, For the week ending June 15, 1832.

Wheat Barley. Oats Ryc. Beans. Peas. s. d. s. d.

AGGREGATE AVERAGE OF SIX WEEKS, WHICH GOVERNS DUTY.

Wheat.	Barley.	Oats. s. d.	Rye. s. d.	Beans. s. d. 35 5	Peas. s. d.
61 11	33 7	21 5	35 0	35 5	34 8

THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

Computed from the Returns made in the Week ending the 19th day of June 1832,

Is Twenty-eight Shillings and Four Pence per Hundred Weight.

Exclusive of the Duties of Customs paid or payable thereon on the Importation thereof into Great Britain.

By Authority of Parliament,

THOMAS NETTLESHIPP. Clerk of the Grocers' Company.

Grocers' Hall, June 22, 1832.

TO THE PROPRIETORS OF THE EDINBURGH AND LEITH GLASS COMPANY.

A Desire having been expressed to that effect, by some of the Proprietors of the EDINBURGH and LEITH GLASS COMPANY, the Directors of the said Company GLASS COMPANY, the Directors of the said Company resolved, and accordingly hereby intimate, that in terms of the 36th section of the Contract of Copartnery, a meeting of the said Proprietors will be held within the Company's office at Leith, on Monday the 9th July next, at one o'clock afternoon, for the purpose of taking into consideration the propriety of dissolving the Company.—Of which notice is hereby given.

By order of the Directors,

ALEX. TURNBULL, Cashier.

Glass-Works, Leith, June 8, 1832.

THE Trustee on the sequestrated estates of DAVID BLACKIE, W. S. Printer and Publisher in Edinburgh, and of ROBERT BLACKIE, Writer and Shipowner there, and of ROBERT BLACKIE, writer and Shipowher there, as individuals, hereby intimates, that his accounts have been audited by the Commissioners; and that he has made up a state of the ranking of the Creditors on both estates, which will lie at No. 59, George Square, for the inspection of all concerned, for one month from this date. No dividend at present.

Wm. Miller, Solicitor.

Pursuant to the Act for the Relief of Insolvent Debtors in England.

OFFICE OF THE COURT FOR RELIEF OF INSOLVENT DEBTORS,

No. 33, Lincoln's Inn Fields, London.

Petition of an Insolvent Debtor to be heard at the Court-House, in Portugal Street, Lincoln's Inn Fields, on the 26th day of July 1832, at Nine o'Clock in the Forenoon,

HENRY EDWARDS, formerly of 31, Crutched Friars, London, afterwards of 18, Bronti Place, Walworth Road, then of 7, Stanhope Place, Southwark Bridge Road, and late of Union Street, Southwark, all in the county of Surrey, and of No. 24, Critched Friars, in the city of London, Dealer in Ale and Wine, and Manusacturer of Wine Finings and Spirit Colouring.

TAKE NOTICE.

- 1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given by entry thereof in the proper page and column of the book kept for that purpose at the Office of the Court, between the hours of Ten in the forenoon and Four in the afternoon, three clear days before the day of hearing above-mentioned, exclusive of Sunday, and exclusive both of the day of entering such notice, and of the said day of hearing :- Notice to produce at the hearing any books or papers filed with the Schedule, must be given to the Officer having the custody thereof, within the same hours, on any day previous to the said day of hearing.
- N. B. Entrance to the Office in Portugal Street.
- 2. The Petition and Schedule, and all books, papers, and writings, filed therewith, will be produced by the proper Officer, for inspection and examina-tion, on Mondays, Wednesdays, and Fridays, until the last day for entering opposition inclusive; and copies of the Petition and Schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act 7. Geo. 4, c. 57. sec. 76.
- 3. Opposition at the hearing can only be made by the Creditor in person, or by counsel appearing for him.

Jopson and Stone, 5, Castle Street, Holborn, Attorneys for the Insolvent.

INTIMATION TO THE PARTNERS OF THE TAIN BREWERY COMPANY.

T was resolved by the Shareholders of the TAIN BREW-I T was resolved by the Shareholders of the TAIN BREW-ERY COMPANY, at a meeting held on the 18th day of June current, to DISSOLVE the Copartnery Brewery Concern carried on at Morangie, under the name and title of The TAIN BREWERY COMPANY,—of which intimation is hereby given, in terms of the Contract: And notice is also given, that another general meeting of the Shareholders of the said Company will be held within Ellison's Hotel in Tain, on Tuesday the 31st day of July next, at noon, then finally to Dissolve the Concern, as well as authorise a proper person to audit the Manager's accounts, and afterwards to receive and discharge the debt due to and by the Company, which can, in the meantime due to and by the Company, which can, in the meantime, be settled with

GEO. GALLIE, Manager.

Morangie, by Tain, June 18, 1832.

NOTICE

TO THE CREDITORS OF

LYALL and CARGILL, Wine-Merchants and Stock-Brokers in Edinburgh, and of John Lyall and William Cargill, as Partners of that Company, and as Individuals.

RCHIBALD GIBSON, Accountant in Edinburgh,
Trustee on the sequestrated estates of the said Lyall
and Cargill, and John Lyall and William Cargill, requests
the Creditors on said estates to meet within his chambers
here, on Saturday the 14th July next, at one o'clock afternoon, for the purpose of giving him directions as to the
Sale of the Outstanding Debts due to the estates, and as
to other matters to be laid before the meeting.

7, Forres Street, Edinburgh, June 25, 1832.

NOTICE

TO THE CREDITORS OF

w. H. HARPER and COMPANY, Manufacturers in Glasgow, and of William Henry Harper and David Todd Perry, Manufacturers there, as Partners of that Company, and as Individuals.

HE Lords of Council and Session this day sequestrated the whole estate and effects of the said W. H. Harper and Company, as a Company, and of the said William Henry Harper and David Todd Perry, as partners of that Company, and as individuals, and appointed their Creditors to meet within the Black Bull Inn, Glasgow, upon Tuesday the 3d day of July next, at 12 o'clock noon, to name an Interim Factor; and again, at the same place and hour, on Tuesday the 17th day of July foresaid, to choose a Trustee.—Of which intimation is hereby given, in terms of the Statute.

Alex. Hamilton, W. S. Agent.

Edinburgh, June 26, 1832.

TO THE CREDITORS OF

WILLIAM ARNOTT, Merchant, Bridge-end of Perth.

ROBERT GREIG, Merchant in Perth, hereby inti-ROBERT GREIG, Merchant in Perth, hereby intimates, that he has been confirmed Trustee on the said William Arnott's estate; and that the Sheriff of Perthshire has fixed Monday the 9th and Tuesday the 24th of July next, for the first and second examination of the Bankrupt and others connected with his business, and that within the Sheriff-Court-Room of Perth, at one o'clock afternoon of each of the foresaid days. The Trustee further intimates, that on Wednesday the 25th day of July next, being the first lawful day immediately succeeding the last of these examinations, a meeting of the Creditors is to be held within the office of John Martin, Writer in Perth, at 12 o'clock noon; and requires the Creditors to produce in his, the Trustee's hands, their claims and vouchers or grounds of debt, with oaths to the verity thereof, at or previous to the said meeting, if not already produced; and farther intimates, that unless the said productions are made between and the 10th day of March next, being ten months after the first deliverance on the petition for sequestration, the party neglecting shall have no share in the first distribution of the Debtor's estate.

The Trustee further intimates, that another general meeting of the Creditors will be held on Wednesday the 8th day

bution of the Debtor's estate.

The Trustee further intimates, that another general meeting of the Creditors will be held on Wednesday the 8th day of August next, at 12 o'clock noon, within the writing-office of the said John Martin, for the purpose of electing Commissioners and instructing the Trustee, in terms of the 34th section of the Bankrupt Statute.

Perth, June 25, 1832.

NOTICE

TO THE CREDITORS OF JOHN HUNTER, Manufacturer in Glasgow.

TAMES KENNEDY BOGILE, Accountant in Glasgow,

JAMES KENNEDY BOGLE, Accountant in Glasgow, hereby intimates, that his appointment as Trustee on the sequestrated estate of the said John Hunter has been confirmed by the Court of Session; and that the Sheriff of Lanarkshire has fixed Monday the 9th and Monday the 23d days of July next, at 11 o'clock forenoon of each day, within the Sheriff-clerk's office, Glasgow, for the examination of the Bankrupt, &c. in terms of the Statute.

That a meeting of the Creditors will be held within the chambers of the said James Kennedy Bogle, No. 86, Miller Street, on Tuesday the 24th day of July next, at 11 o'clock forenoon; and another meeting of the Creditors will be held, at the same place and hour, on Tuesday the 7th day of August next, to name Commissioners, and for the other purposes mentioned in the Statute.

The Trustee further requires the Creditors to produce in his hands their claims and vouchers or grounds of debt, with their oaths to the verity thereof, at or previous to the day of the said first meeting, if not already produced; hereby intimating, that unless said productions are made between and the 24th day of March next 1833, being ten months after the date of sequestration, the party neglecting shall have no share in the first distribution of the bankrupt estate. Alex. Hamilton, W. S. Agent. Glasgow, June 23, 1832.

WILLIAM M'GAVIN, Merchant, Dundee, Trustee on the sequestrated estate of James Faulds, Merchant, Millspinner and Flaxdresser there, hereby intimates, that the Bankrupt, at a meeting of his Creditors held this day, made offer to pay a composition of 4s. per pound, by different instalments, on the debts owing by him prior to the sequestration of his estate, and also to pay the expences of sequestration, and he offered security for said composition and expences. The Creditors present entertained said offer,—and the Trustee hereby intimates, that another general meeting of said Creditors will be held on Thursday the 12th July next, at one o'clock afternoon, within the Trustee's shop or place of Business, in Cowgate of Dundee, to decide finally on the said offer, with or without amendment.

Dundee, June 20, 1832.

Dundee, June 20, 1832.

NOTICE

TO THE CREDITORS OF

JOHN CULLEN, Merchant in Hamilton.

DATRICK MILLER, Agent and Drysalter in Glasgow, PATRICK MILLER, Agent and Drysalter in Glasgow, hereby intimates, that his appointment as Trustee on the sequestrated estate of the said John Cullen has been confirmed by the Lords of the Second Division of the Court of Session; and that, on his application, the Sheriff-Substitute of the Shire of Lanark, at Hamilton, has fixed Thursday the 5th and Thursday the 19th days of July next, at 12 o'clock noon each day, within the Sheriff-clerk's office, Hamilton, for the public examination of the Bankrupt and others connected with his affairs,—alt in terms of the Statute.

The Trustee farther intimates, that a general smeeting of the Creditors will be held within the Hamilton, Arms Iun, Hamilton, on Friday the 20th day of July next, at 12 o'clock noon; and another meeting, at the same place and hour, on Friday the 3d day of August next, for the purpose of electing Commissioners, and instructing the Trustee in the management of the said estate.

of electing Commissioners, and instructing the Trustee in the management of the said estate.

The Trustee also requests the Creditors to lodge with him their grounds of debt, with affidavits to the verity thereof, so far as not already done, at or before the said lastmentioned meeting; certifying to those who shall fail betwixt and the 2d day of March 1833, being ten months from the date of the sequestration, that they will be excluded from any share of the first dividend, under the exceptions provided for by the Statute.

Lockhart. Hunter, & Whitchead,

Lockhart, Hunter, & Whitehead, Fdinburgh, June 23, 1832. W. S. Agents.

NOTICE

TO THE CREDITORS OF

M. GARDNER and SONS, Mathematical and Optical Instrument Makers, Glasgow, as a Company, and of Margaret Rankine or Gardner, Thomas Rankine Gardner, and William Gardner, as Individuals.

garet Kankine or Gardner, Thomas Rankine Gardner, and William Gardner, as Individuals.

EORGE ORD, Accountant in Glasgow, hereby intimates, that he has been confirmed Trustee upon the sequestrated estates of the said M. Gardner and Sons, and of the partners thereof, as individuals; and that the Sheriff of Lanarkshire has fixed the 6th and 20th days of July next, at 11 o'clock forenoon each day, within the Sheriff-clerk's office, Glasgow, for the public examination of the Bankrupts and others connected with their affairs, in terms of the Statute. The Trustee farther intimates, that a general meeting of the Creditors of the said M. Gardner and Sons, and of the said Margaret Rankine or Gardner, Thomas Rankine Gardner, and William Gardner, will be held within the writing-chambers of Smith and Thomson, Writers, 157, Trongate, upon Saturday the 21st day of July next, at one o'clock afternoon; and that another general meeting of the Creditors will be held, at the same place and hour, upon Saturday the 4th day of August next, for the purposes mentioned in the Statute. The Trustee hereby requires the Creditors who have not already done so, to lodge with him their grounds of debt, and oaths of verity thereto, at or previous to the first of these meetings; certifying to those who fail to do so betwixt and the 18th day of March 1833, that they will be deprived of any share of the first dividend on the said bankrupt estates, under the exceptions provided for in the Statute.

Glasgow, June 21, 1832.

Glasgow, June 21, 1832.

TO THE CREDITORS OF

JOHN and JAMES DAWSON and COMPANY, Brass James Dawson, sole Partner thereof, as an Individual.

THE Trustee on the sequestrated estate of the said Company and individual hereby, in terms of the instructions of the Commissioners, intimates a meeting of the Creditors will be held within the writing-chambers of John Marshall, Writer in Glasgow, upon Tuesday the 3d day of July next, at two o'clock afternoon, for the purpose of considering of an offer of composition to be then submitted by the Bankrupt. by the Bankrupt.

A. P. Henderson, Agent.

Glasgow, June 25, 1832.

Edinburgh, June 23, 1832.

TO THE CREDITORS OF

ANDREW KER, Cabinet-Makér and Upholsterer, Hanover Street, Edinburgh.

ROBERT GRIEVE, Merchant, South Bridge, Edinburgh, Trustee on the sequestrated estate of the said Andrew Ker, hereby intimates, that at a meeting of the Creditors held here this day, the Bankrupt made an offer of composition, which was unanimously entertained. The Trustee also intimates, that another general meeting of the Creditors will be held in the Old Signet Hall, Royal Exchange, Edinburgh, on Monday the 16th day of July next, at one o'clock afternoon, for finally deciding on said offer, with or without amendment.

John Macandrew, S. S. C.

TO THE CREDITORS OF

DONALD MCRUMMEN, Merchant in Leith.

A T a General Meeting of the Creditors held this day, the Binkrupt made an offer of composition, which was unanimously entertained, and another meeting was appointed to be held, for deciding thereon. The Trustee therefore hereby intimates, that a general meeting of the Creditors will be held in the Exchange Buildings, Leith, upon Tuesday the 17th day of July next, at two o'clock afternoon, for that purpose.

JAMES SCARTH, Trustee.

NOTICE.

THE Trustee on the sequestrated estate of JOHN CAR-PENTER STEAVENSON, Merchaut in Fortrose, hereby intimates, that a general meeting of the Creditors is to be held within the Hotel of Kenneth Mackenzie, Junior, Dingwall, on Wednesday the 18th day of July next, at noon, for the purpose of instructing the Trustee in regard to the disposal of the heritable subjects in Rosemarkie, belonging to the estate, and also with regard to a claim made by the Interim Factor, at which all concerned are requested to attend

Dingwall, June 20, 1832.

NOTICE.

JOHN TENNENT, residing in Davie Street, Edinburgh, a Creditor of the deceased JAMES MACLEAN, sometime Clerk to William Trotter, Esquire, of Ballandean, and residing No. 13, North West Circus Place, Edinburgh, has applied to the Commissaries of Edinburgh by an Edict, and proposes to be confirmed Executor-Creditor of the said deceased.—Of which notice is hereby given, in terms of the Statute 4. Geo. IV, c. 98, § 4.

Edinburgh, June 23, 1832.

DISSOLUTION OF COPARTNERY.

THE Business carried on here by the Subscribers, as Twiners of Yarn, under the Firm of JOHN MACINNES and COMPANY, was DISSOLVED, by mutual consent, in so far as regarded Gilbert Muir, on the 15th November 1829; and on the 28th day of May last John MacInnes ceased to carry on business under that Firm.

The Subscriber, JOHN MACINNES, is alone empowered to collect and discharge the debts due to the Company.

JOHN MACINNES. GILBERT MUIR.

GEO. CUNNINGHAM, Witness. T. NICOLSON, Witness. Glasgow, June 22, 1832.

DISSOLUTION OF COPARTNERY.

THE Partnership hutherto subsisting between the undersigned, under the Firm of WILLIAM THOMSON and COMPANY, Ironmongers, Union Street, Aberdeen, has been DISSOLVED by mutual consent. The Business will continue to be carried on by WILLIAM THOMSON, Junr. by whom all debts due by the Copartnery will be paid, and all debts due to the Company are requested to be paid to the said William Thomson, Junior.

WIL. THOMSON. Wm. THOMSON, June,

D. FORBES, Witness. W. TAYLOR, Witness.

Aberdeen, May 15, 1832.

Castle-Douglas, June 16, 1832.

THE Copartnery of MILLIGAN & BARBOUR, Tauners in Castle-Douglas, was DISSOLVED, by mutual consent, on the 15th day of May last.

MASTH. MILLIGAN. Wh. BARBOUR.

ALEX. DAVIDSON, Witness. JOSH. GEO. GREENE, Witness.

NOTICE.

THE Subscriber ceased to have any interest in the Concern carried on here under the Firm of LEISH-MAN, DUNLOP, and COMPANY, Cotton-Spinners, on the 31st December 1831.

DANL. NIVEN.

WM. WINGATE, Witness. THO. BROADFOOT, Witness. Glasgow, June 13, 1832.

NOTICE

TO THE CREDITORS OF

MASON, BAIRD, and COMPANY, Manufacturers in Aberdeen, and of Patrick Baird, and the other Indivi-dual Partners of said Company.

dual Partners of said Company.

THE Trustee on said sequestrated estate hereby intimates, that in consequence of a resolution of the Creditors at a meeting held on the 25th current, for the purpose of receiving their instructions as to the steps to be adopted in consequence of the decision of the First Division of the Court of Session in an action against him at the instance of John Cowe Farquharson, Esq. Assignee of Messrs. Lochwood and Company, snother meeting will be held within the Lemon Tree Tavern, Aberdeen, on Tuesday the 24th day of July next, at 12 o'clock noon, to consider what other steps should be taken, in consequence of the report submitted to and approved of by the meeting in the 25th instant, and appointed to be circulated previous to the meeting now advertised.

June 26, 1832.

June 26, 1832.

NOTICE

TO THE CREDITORS OF

WILSON and SONS, Iron-Masters, Wilsontown, and of James Wilson and William Wilson, as Partners of that Company, and as Individuals.

ARCHIBALD GIBSON, Accountant in Edinburgh, Trustee on the sequestrated estates of the said Wilson and Sons, and James Wilson and William Wilson, requests the Creditors on the said estates to meet within his chambers here, on Saturday the 14th July next, at two o'clock afternoon, for the purpose of directing the Trustee as to whether a decision this day pronounced by the Court of Session should be carried by Appeal to the House of Lords, and as to other matters urgently requiring the attention and directions of the Creditors.

7, Forres Street, Edinburgh, June 26, 1832.

P TCZ

King's Remembrancer's Office,

Exchequer Chambers, Edinburgh,

15th May, 1832,

WHEREAS the Lord Chief Baron and Barons of the Court of Exchequer in Scotland, in the year 1812, gifted the Estate of the deceased Lieutenant ALPIN MAC. GRIGOR, of the East India Company's Service, to different persons, and among others, a sum was granted to—HILL, only child of Isabella Macgrigor, wife of Thomas Hill, formerly a Lieutenant in the 29th Regiment of Foot, both deceased, but which sum has never been claimed by such child,—NOTICE IS HEREBY GIVEN, that unless this sum is claimed by the Child of the said Isabella Macgrigor or Hill, or the Representatives of such child, and satisfactory proof of identity produced between this and the 1st day of November next, the Barons will then appropriate the same to charitable purposes.

[All Letters must be post-paid.]

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Price Sevenpence.