



The Edinburgh Gazette.

Published by Authority.

FRIDAY, MARCH 28, 1834.

Lord Chamberlain's-Office, March 25, 1834.

NOTICE is hereby given, that His Majesty will not hold a Levee on Wednesday the 2d, or on Wednesday the 9th of April next.

Office of the Lord Chamberlain to the Queen, Queen's House, St. James's, March 21, 1834.

NOTICE is hereby given, that the Queen will hold Drawing-Rooms at St. James's-Palace, on the following days:—

April,	Thursday,	17th.	} being for the celebra- tion of the King's Birth-day.
May,	Thursday,	15th.	
May,	Wednesday,	28th,	
June,	Thursday,	19th.	

By the KING.

A PROCLAMATION.

WILLIAM, R.

WHEREAS by Our Order in Council of this day's date, We were graciously pleased, for the reasons therein contained, to annul Our Royal Proclamation of the twenty-ninth of June one thousand eight hundred and fifteen, for granting the distribution of the net proceeds of prizes captured from the enemy, and also Our Order in Council of the thirtieth of June one thousand eight hundred and twenty-seven, for the distribution of the net proceeds of captures and seizures made by our ships and vessels of war, under the several Acts passed for the prevention of smug-

gling, and other Acts relating to Our Revenue of Customs and to Trade and Navigation, for the abolition of the slave trade, and for the capture and destruction of piratical vessels, and of the rewards which have been conferred for the same; and it is expedient that provision should be made by Us for the future distribution of such proceeds and rewards, We do now make known to all our loving subjects, and all others whom it may concern, by this Our Proclamation, by and with the advice and consent of Our Privy Council, that Our will and pleasure is, and We do hereby direct, that the distribution of such proceeds and rewards shall be made in the following manner, viz.—

That the flag-officer or officers shall have one sixteenth part of the whole net proceeds arising from prizes captured from the enemy, and from all other captures and seizures as aforesaid, made by the ships and vessels under his command, and of the rewards conferred for the same, save and except as hereinafter provided and directed.

That the captain or captains, or commanders, of any of Our ships or sloops of war, or the officer or officers respectively commanding such ships or sloops of war, who shall have been actually on board at the time of any such capture or seizure, shall have one sixth part of the remainder, and where there is no flag-officer one sixth part of the whole.

That the remainder shall be distributed into shares according to the annexed scale.

First class.—To the senior lieutenant, from first to fifth rates inclusive, or the commander acting as first lieutenant (where there is one), the master of the fleet, and field officer of marine (if embarked)—fifty-five shares each.

Second class.—To the other lieutenants, captain of marines, master, physician of the fleet, and secretary to the commander in chief—forty-five shares each.

Third class.—To the chaplain, surgeon, and other flag-officers, secretaries, purser, lieutenants of marines, boatswain, gunner and carpenter—twenty-five shares each.

Fourth class.—To mates, second master, assistant-surgeon, schoolmaster, clerks, master at arms—eighteen shares each.

Fifth class.—To midshipmen, master's assistant, admiral's coxswain, ship's corporal, captain's coxswain, quartermaster, gunners' and boatswains' mates, captains of fore-castle and hold, coxswain of launch, caulker, sail-maker, carpenters' mates, armourer, captains of main and fore-tops, serjeant of marines—ten shares each.

Sixth class.—To captains of masts and after-guard, yeoman of signals, coxswain of pinnace, sail-makers', caulkers', and armourers' mates, cooper, rope-maker, volunteers of first class, ship's cook, corporals of marines—eight shares each.

Seventh class.—To seamen, gunners, gunners' crew, carpenters', cooks', and sail-makers' crews, able seamen, yeomen of store-room, private and fifer of marines, above seven years—five shares each.

Eighth class.—To cook's mate, barber, ordinary seamen, captain's and purser's and ward-room stewards, captain's and ward-room cooks, private and fifer of marines, under seven years, and admiral's steward, cook, and domestics—three shares each.

Ninth class.—To landmen, stewards, mates, and others not described, including supernumeraries for victuals only, boys of first class—two shares each.

Tenth class.—To boys of the second class—half a share each.

When

When land forces are embarked to serve as marines—they are to share according to their respective ranks as marines.

Secondly.—In the cases of prizes captured from the enemy, and all other captures and seizures as aforesaid, made by the officers and men of cutters, schooners, brigs, and other armed vessels of war, commanded by lieutenants, when not in company with other ships commanded by captains or commanders, the said lieutenants to share as captains, and where more small vessels than one shall be together, the lieutenants shall have equal shares of the one sixth part.

But a lieutenant or lieutenants commanding small vessels, when in company with captains or commanders, shall share only as commanders doing duty as first lieutenants, or first lieutenants of first to fifth rates inclusive, namely,—they shall have fifty-five shares.

The remainder to be shared as in the foregoing scale, with the exception of the clerk in charge, who is to share as purser, but if a ship or vessel bearing a purser be present he is to share only as a clerk.

Thirdly.—In all cases in which supernumeraries, whether officers or men, shall be borne by order of the Lord High Admiral, or Our Commissioners for executing the office of Lord High Admiral, or by other proper authority, they shall share with the respective ranks in which they may be acting: Provided always, and We do hereby direct, that no flag-officer or other person not actually present at the capture or destruction of any pirate vessel, shall be entitled to share in any distribution of the proceeds or bounty in respect of the crews of such piratical ships, vessels, and boats; and also that no flag-officer or other person who shall not have been actually on board of any of Our ships, or ships of war, at the actual taking, sinking, burning, or otherwise destroying any ship or ships of war, or privateers belonging to the enemy, shall be entitled to share in the distribution of any head or bounty-money granted as a reward for the taking, sinking, burning, or otherwise destroying any such ship or vessel.

Fourthly.—The following regulations are to be established with respect to the share before mentioned, to be given to the flag-officer or officers under whose command the capturing ship may be.

That a captain, commander, or commanding officer of a ship or vessel, shall be deemed to be under the command of a flag when he shall have actually received some order from, or be acting in execution of some order issued by, a flag-officer; and in the event of his being directed to join a flag-officer on any station, he shall be deemed to be under the command of such flag-officer from the time when he arrives within the limits of the station, and shall be considered to continue under the command of the flag-officer of such station, until he shall have received some order directly from, or be acting in execution of some order issued by, some other flag-officer duly authorised, or by the Lord High Admiral, or Our Commissioners for executing the office of Lord High Admiral for the time being.

That a flag-officer, commander in chief, where there is but one flag-officer upon service, shall have to his own use the one sixteenth part of the proceeds of all prizes captured from the enemy, and of all other captures and seizures as aforesaid, made by ships and vessels under his command, and of the rewards conferred for the same, save and except as hereinbefore provided and directed.

That when ships or vessels under the command of several flags which belong to separate stations, shall happen to be joint captors, each flag-officer under whose orders the ships or vessels are, shall receive such proportion of the flag share to which he shall be entitled according to the number of ships belonging to each respectively.

Captains or commanders, or commanding officers of such ships or vessels as shall be under orders from the Lord High Admiral, or Our Commissioners for executing the office of Lord High Admiral, being joint captors with other ships or vessels under a flag or flags, the flag-officer is only to have his proportion of the flag share according to the number of ships belonging to his squadron.

That if a flag-officer be sent to command in the ports of the United Kingdom, he shall have no share in the prizes captured from the enemy, nor in the other captures or seizures as aforesaid, made by ships or vessels which have sailed, or shall sail, from that port by order of the Lord High Admiral, or Our Commissioners for executing the office of Lord High Admiral, nor in the rewards conferred for the same.

That when more flag-officers than one shall be serving together, the one sixteenth part of the net proceeds of prizes captured from the enemy, and of the other captures or seizures as aforesaid, made by any ships or vessels of the fleet or squadron, and of the rewards conferred for the same, shall be divided in the following proportions, namely,—

If there be but two flag-officers, the chief shall have two third parts of the said one sixteenth, and the other shall have the remaining third part; but if the number of flag-officers be more than two, the chief shall have only one half, and the other half shall be equally divided amongst the junior flag-officers.

That commodores of the first class and captains of the fleet shall be esteemed as flag-officers.

And We do hereby further direct, that the captains and commanders of Our ships and vessels of war shall, on making any capture or seizure, transmit, as soon as may be, or cause to be transmitted, to the Secretary of the Admiralty, a true and perfect list of all the officers, seamen, marines and soldiers, and others who were actually on board Our ships and vessels of war under their command at the time of the said capture or seizure, and also of those who were absent on duty at such time; which list shall contain the quality of the service of each person on board, together with the description of the men, taken from the description books of the capturing ships or vessels, and their several ratings, and be subscribed by the captain or commanding officer, and three or more of the chief officers on board:

And We do hereby further direct, that when such lists shall have been duly examined with the muster books of such ships or vessels, and lists annexed thereto, in order to see that such lists agree with such muster books, and annexed lists, as to the names, qualities, or ratings of the officers, seamen, marines, soldiers, and others, belonging to such ships and vessels, and, upon request, the Accountant-General of Our Navy, or examining officer, shall forthwith grant a certificate, signed by such officer, of the truth of any lists so transmitted to the agents nominated and appointed by the captors or seizors; and also, upon application, the said Accountant-General, or examining officer, shall give, or cause to be given, to the said agents all such lists from the muster books of any such ships and vessels, and annexed lists, as the said agents shall find requisite for their direction in making distribution to the parties entitled to share in the produce of such captures and seizures, and rewards conferred for the same, and shall otherwise be aiding and assisting to the said agents in all such matters as shall be necessary.

And We do direct that in case any difficulty shall arise in respect to any of the regulations hereby proposed, and not herein sufficiently provided for, the same shall be referred to Our Lord High Admiral, or Our Commissioners for executing the office of Lord High Admiral for the time being, and their directions thereupon shall be final, and have the same force and effect as if specially provided for in this Our Royal Proclamation.

Provided always, and We do hereby direct, that the distribution hereinbefore made, or directed to be made, shall not be construed to affect any captures or seizures made before the day of the date of this Our Royal Proclamation, nor any captures or seizures which shall be made after that day, and which shall be condemned or adjudged to any of Our Courts of Vice-Admiralty, before notice of this Our Proclamation shall have been received by the Court of Vice-Admiralty in which such condemnation or adjudication shall pass; and We do hereby, lastly, direct, that the proceeds of all such captures and seizures made before the date of this Our Royal Proclamation, or which will be made after that day, and shall be condemned or adjudged in any of Our Courts of Vice-Admiralty antecedent to the notice of this Our Royal Proclamation having been received in such Courts, together with all rewards aforesaid, shall continue to be distributed in the proportions and manner directed in and by Our said former Proclamation and Order respectively.

Given at Our Court at St. James's, the nineteenth day of March, one thousand eight hundred and thirty-four, and in the fourth year of Our reign.

GOD save the KING.

WHITEHALL, March 22, 1834.

The King has been pleased to direct letters patent to be passed under the Great Seal, granting the dignity of a Baron of the United Kingdom of Great Britain and Ireland, unto the Right Honourable Sir Thomas Denman, Knt. Chief Justice of the Court of King's Bench, and the heirs-male of his body lawfully begotten, by the name, style, and title of Baron Denman, of Dovedale, in the county of Derby.

ST. JAMES'S-PALACE, February 26, 1834.

The King was this day pleased to confer the honour of Knighthood upon Charles Christopher Pepys, Esq. His Majesty's Solicitor-General

BANKRUPTS

FROM THE LONDON GAZETTE.

- James Paul, late of Paternoster Row, London, bookseller and publisher.
- Christian Frederick Grasemann, late of Liverpool Street, London, but now of Wells Street, Hackney, Middlesex, merchant.
- Robert Chambers, of Chirk Bank, Salop, shop-keeper.
- Charles Dickinson Metcalf, of Birmingham, Warwick, grocer.
- Thomas Whalley, of Stafford, wholesale shoe-manufacturer.
- John Twist, of Rhyddlan, Flint, timber-merchant.
- Edward Mousley, of Haunton, Clifton Campville, Stafford, maltster.
- Thomas Morris, of Derby, draper.
- Brooks Hugh Bullock, of Quiet Street, Bath, and also of Grafton Street, Bond Street, Middlesex, wine-merchant.
- John Bainbridge, of Richmond, York, ironmonger.

WAR-OFFICE, March 21, 1834.

7th Regiment of Light Dragoons—Lieutenant Guy Lord Dorchester to be Captain, by purchase, vice Macqueen, who retires. Cornet Richard Pierce Butler to be Lieutenant, by purchase, vice Lord Dorchester. Robert James, gent., to be Cornet, by purchase, vice Butler.

15th—Lieutenant-Colonel Lovell Benjamin Badcock, from half-pay Unattached, to be Lieutenant-Colonel, vice James Thomas Lord Brudenell, placed upon half-pay, receiving the difference. All dated March 21, 1834. Sergeant-Major Conolly (Ridingmaster) to have the rank of Cornet, without pay; dated February 28, 1834.

NOTICE.

24th Regiment of Foot—Ensign John James Greig to be Lieutenant, by purchase, vice Cunyngame, promoted. James Colborne, gent. to be Ensign, by purchase, vice Greig. Both dated March 21, 1834.

39th—Ensign Robert Dean Werge to be Lieutenant, by purchase, vice Farmer, who retires. John Thomas Joseph English, gent. to be Ensign, by purchase, vice Werge. Both dated August 7, 1833.

67th—Ensign Richard Champney, from the half-pay of the 38th Regiment of Foot, to be Ensign, without purchase, vice Peter, deceased.

72d—Ensign Andrew Sandilands Fisher to be Lieutenant by purchase, vice Raymond, promoted. Alexander Nowell Shearson, gent. to be Ensign, by purchase, vice Fisher.

73d—Captain Anthony Coningham Sterling, from the half-pay Unattached, to be Captain, vice Edward Brown, who exchanges, receiving the difference.

81st—Honourable Robert Alexander George Dalzell to be Ensign, by purchase, vice Bertie, promoted.

99th—Henry Frederic Alston, gent. to be Ensign, by purchase, vice Collinson, who retires. All dated March 21, 1834.

UNATTACHED.

To be Captains, by purchase—Lieutenant Francis Thurlow Cunyngame, from the 24th Regiment, vice Brevet Lieutenant-Colonel Henry Dumaresq, who retires. Lieutenant Henry P. Raymond, from the 72d Regiment, vice Josias Tayler, who retires.

To be Lieutenant, by purchase—Ensign Honourable Montagu P. Bertie, from the 81st Regiment of Foot, vice James Seddon Garnet, who retires. All dated March 21, 1834.

MEMORANDUM.

The Christian name of Captain Hutchinson, on the half-pay Unattached, (formerly of the 87th Regiment of Foot,) is James, and not William.

The date of Lieutenant William Martin's commission, in the 38th Regiment, is 24th January 1833, and not 15th February 1833.

OFFICE OF ORDNANCE, March 20, 1834.

Royal Regiment of Artillery.

Second Lieutenant Alexander Irving to be First Lieutenant, vice T. W. Luard, cashiered; dated March 10, 1834.

NOTICE

TO THE CREDITORS OF

JOHN NIVEN, Corn-Merchant, lately in Saint Andrews, and now in Elie.

DAVID HAIN, Farmer, Balgona, Trustee on the sequestrated estate of the said John Niven, hereby intimates, that states of his intromissions with the said estate, together with a state of ranking and scheme of division of the funds realized, lie at the chambers of Andrew Bousie, Writer in St. Andrews, his Agent, for the inspection of all concerned; and that a dividend will be paid on the claims sustained, upon the 1st day of May next.

St. Andrews, March 26, 1834.

TO THE CREDITORS OF

ROBERT LAW, Vintner, Potatoe Dealer, and Road Contractor in Newton of Mearns.

PETER HENDERSON, Writer, Paisley, Trustee on the sequestrated estate of the said Robert Law, intimates, that at a meeting of the said Robert Law's Creditors, held here on the 20th March current, he made offer of a composition on the debts due by him, previous to the date of sequestration; and the meeting having entertained said offer, another general meeting of the Creditors will be held in the office of the Trustee, here, upon Tuesday the 15th day of April next, at one o'clock afternoon, to decide finally on said offer, with or without amendment.

Paisley, March 25, 1834.

NOTICE.

JAMES NAISMITH and WILLIAM NAISMITH, Tanners, Curriers, and Leather-Merchants, in Hamilton, as Partners of JAMES and WILLIAM NAISMITH, Tanners, Curriers, and Leather-Merchants there, as a Company, and as individuals, have this day applied to the Court of Session for approval of a composition and discharge.—Of which intimation is hereby given, in terms of an interlocutor of the Lord Ordinary officiating on the Bills of this date.

John Cullen, W. S. Agent.

Edinburgh, March 27, 1834.

THE HEIRS of ENTAIL of the LANDS, BARONY, LORDSHIP, and THAINDOM of GLAMMIS, and Others, in the Counties of Forfar, Perth, Fife, and Kincardine, under a Deed of Entail executed by the deceased JOHN BOWES LYON, Earl of Strathmore and Kinghorn, &c. dated 15th December 1815, and a relative deed of nomination of heirs executed by the said Earl also dated 15th December 1815; both which deeds are recorded in the Books of Council and Session on the 30th November 1820, and are also recorded in the Register of Tailties; and all parties interested under a Trust Disposition executed by the said Earl on the 15th December 1815, and registered in the Books of Council and Session on 2d August 1820, and under the following Deeds of Nomination and Assumption of additional Trustees to act in the Trust created by the said trust-disposition, viz. a deed of nomination executed by the said Earl, dated 1st July, and registered in the Books of Council and Session, 2d August 1820; a Deed of Nomination and Assumption executed by James Dundas, Clerk to the Signet, and Sir John Dean Paul, Baronet, of the Strand, in the county of Middlesex, dated 23d August 1830, and registered in the Books of Council and Session, 16th May 1831; and a Deed of Nomination and Assumption executed by the said Sir John Dean Paul and John Dundas, Clerk to the Signet, dated 10th and 23d August, and registered in the Books of Council and Session on the 2d September 1831; and all other parties having interest, are hereby required to appear before Lord Glenlee and Lord Corehouse, two of the Judges of the Court of Session in Scotland, or in their absence, or the absence of either of them, before Lord Balgray and Lord Medwyn, or such two of the Judges of the said Court as may be hereafter appointed, within the house of Lord Corehouse, No. 12, Ainslie Place, Edinburgh, on Friday the 11th day of April 1834, at 12 o'clock noon, when they will be heard for their interests upon a petition presented to the Lords Spiritual and Temporal in Parliament assembled, on behalf of Thomas George Lyon Bowes, commonly called Lord Glamis, and Claude Lyon Bowes, the infant sons of George, late Lord Glamis, deceased, by Charlotte Lady Glamis, their mother, and Ebenezer Fernie of Cornhill, in the city of London, gentleman, the guardians of the said infants, appointed by their said father, for leave to bring in a Bill for granting to the said Thomas George Lyon Bowes Lord Glamis, and Claude Lyon Bowes, or to trustees to be appointed on their behalf, out of the rents of the estates held in trust by the trustees acting under the trust-disposition and several deeds of nomination and assumption before mentioned, such a sum yearly for their maintenance and education as to the said Lords Spiritual and Temporal in Parliament assembled may seem fit, or for such other relief to the said petitioners as to their Lordships may seem meet.

NOTICE.

THE Heirs of Entail in the Lands, Baronies, and EARLDOM of EGLINTON, and Others, in the Counties of Ayr, Renfrew, Lanark, Bute, Linlithgow, and Edinburgh, who are named and entitled to succeed under a Deed of Nomination and Tailie executed by Hugh Montgomerie of Skelmorlie, Earl of Eglinton, deceased, dated the 7th March 1814, and registered in the Books of Council and Session, on 27th December 1819; and all parties interested under a Trust-Disposition and Deed of Settlement executed by the said Earl on the said 7th March 1814, and also registered in the Books of Council and Session the said 27th December 1819, and various Codicils thereto, and all other parties who may be concerned, are hereby required to appear before Lord Craigie in Scotland, and Lord Mackenzie in Scotland, or in their absence, or the absence of either of them, before Lord Gillies in Scotland, and Lord Meadowbank in Scotland, or any other of the Judges of the Court of Session in Scotland, who may be hereafter appointed, within the house of Lord Craigie, No. 90, George Street, Edinburgh, on Friday the 18th day of April 1834, at 12 o'clock noon, when they will be heard for their interests upon a Petition presented to the Lords Spiritual and Temporal in Parliament assembled, on behalf of Richard Alexander Oswald of Auchincruive, Esquire, Sir David Hunter Blair of Brownhill, Baronet, Alexander West Hamilton of Pinnore, Esquire, Colonel William Blair of Blair, and Archibald Campbell of Blythswood, Esquire, Trustees under the said Trust-Disposition and Deed of Settlement, and of Archibald Montgomerie Hamilton of Skelmorlie and Bourtreehill, Earl of Eglinton, the Heir first entitled to succeed to the Lands and Estates of the said deceased Earl, under the Deed of Entail directed to be executed by the said Trustees, for leave to bring in a Bill to enable the said Trustees to sell a part of the Trust-Estates, in order to pay off and extinguish the Debts left by the said deceased Earl, which affect, or may be made to affect the said Estates, and so as to enable the Trustees to denude of the said Trust, and convey the said Estates to the said Earl, and the other Heirs of Entail entitled to succeed thereto.

NOTICE

TO THE CREDITORS OF

WILLIAM HENRY HARPER and COMPANY, Manufacturers in Glasgow, as a Company, and of William Henry Harper and David Tod Perry, as Partners of that Company, and as Individuals.

OF this date, the Lord Ordinary officiating on the Bills appointed the Creditors on the sequestrated estates of the said W. H. Harper and Company, and W. H. Harper and D. T. Perry, the partners thereof, to meet within the writing-chambers of Messrs. Lamond and Monteith, 60, Ingram Street, Glasgow, on Tuesday the 15th day of April next, at two o'clock afternoon, to elect a new Trustee upon the said estates, in room of Alexander Cameron, the former Trustee, removed.—Of which intimation is hereby given, in terms of the Statute, and deliverance of Court.

Campbell & Macdowall, Agents.

8, St. Andrew Square,
Edinburgh, March 27, 1834.

NOTICE

TO THE CREDITORS OF

JAMES SPANKIE, Merchant in Dundee.

ALEXANDER WHITE, Junior, Merchant in Dundee, hereby intimates, that his appointment as Trustee on the sequestrated estates of the said James Spankie has been confirmed by the Court of Session; and that the Sheriff of Forfarshire has fixed Friday the 11th and Saturday the 26th days of April next, at 11 o'clock forenoon on each of the foresaid days, within the Sheriff's Room in the Town-Hall of Dundee, for the first and second public Statutory examinations of the said Bankrupt, and others connected with his affairs.

Farther, that a meeting of the Creditors is to be held within Merchant's Hotel, Dundee, upon Monday the 28th day of April next, at 12 o'clock noon, and also another meeting, at the same place and hour, on Monday the 12th day of May next, for the purpose of choosing Commissioners, and examination of the Bankrupt's affairs, and giving directions to the Trustee with regard to the recovery and disposal of the same, and other purposes mentioned in the Statute 54. Geo. III, cap. 137. And the Trustee hereby requires such of the Creditors who have not lodged their claims and vouchers of debt, and oaths of verity thereon, to lodge the same with him betwixt and the 18th day of December next, being ten months from the date of the first deliverance on the petition for sequestration; with certification, that such Creditors who neglect to do so shall have no share of the first distribution of the Bankrupt's estates.

Dundee, March 22, 1834.

NOTICE

TO THE CREDITORS OF

REID & ADAM, Silk-Throwsters at Patrickbank, near Paisley, and of John Adam, one of the Individual Partners of that Company, as an Individual.

JAMES MILLAR, Yarn-Merchant in Paisley, hereby intimates, that he has been confirmed Trustee on the sequestrated estates of the said Reid and Adam, and John Adam; and that the Sheriff-Substitute of Renfrewshire has fixed Friday the 11th and Friday the 25th days of April next, at 12 o'clock noon each day, within the Sheriff-clerk's office, Paisley, for the public examination of the Bankrupts and others connected with their affairs: That a meeting of the Creditors will be held in the office of Reid and Henderson, Writers, Paisley, upon Saturday the 26th day of April next, at one o'clock P. M.; and another meeting within the Black Bull Inn, Glasgow, at same hour, on Friday the 9th day of May next, for the purposes mentioned in the Statute. And those Creditors who have not already produced their claims and grounds of debts, are hereby required to produce the same, with their oaths to the verity thereof, at or previous to said meetings; certifying, that unless the said productions are made between and the 28th day of December next, the parties neglecting shall have no share in the first distribution of said estates.

Paisley, March 27, 1834.

NOTICE.

THOMAS NAISMITH, Tanner in Hamilton, and JAMES NAISMITH, Tanner there, as Partners of THOMAS NAISMITH and SON, Tanners in Hamilton, as a Company, and as individuals, have this day applied to the Court of Session for approval of a composition and discharge.—Of which intimation is given, in terms of an interlocutor of the Lord Ordinary officiating on the Bills, of this date.

John Cullen, W. S. Agent.

Edinburgh, March 27, 1834.

NOTICE

TO THE CREDITORS OF
WILLIAM MILSON, Haberdasher, Princes Street,
Edinburgh.

JOHN HAY, Accountant in Edinburgh, hereby intimates, that he has been confirmed Trustee on the sequestrated estate of the said William Milson, and that the Sheriff-Substitute of Edinburgh has fixed Saturday the 12th and Saturday the 26th days of April next, both days at 11 o'clock forenoon, within the Sheriff-Clerk's office, Edinburgh, for the public examination of the Bankrupt and others. Meetings of the Creditors will be held within the Royal Exchange Coffeehouse, Edinburgh, on Monday the 28th April, and Monday the 12th May next, at two o'clock afternoon of each day,—at the last meeting for electing Commissioners, and the other purposes mentioned in the Statute. The Creditors are required to lodge their claims and vouchers, with oaths of verity thereon, with the Trustee, at or previous to the said meetings, if not already lodged; and unless the said productions are made on or before the 28th day of December next, the party neglecting will draw no share of the first dividend.

Edinburgh, March 27, 1834.

NOTICE

TO THE CREDITORS OF
JAMES and ROBERT WATSON, Bankers in Glasgow,
and of Gilbert Watson, Banker in Glasgow, as Sole
Surviving Partner of that Company, and as an Individual.

OF this date, a Petition was presented to the Lord Ordinary officiating on the Bills for the said Gilbert Watson, as sole surviving partner of the said Company of James and Robert Watson, and as an individual, with concurrence of Alexander Gray, Accountant in Glasgow, Trustee on the sequestrated estates of the said Company and individual partners thereof, and of four-fifths in number and value of the Creditors who have produced claims on said estates, craving the Lords of Council and Session to pronounce an Act and Order, finally discharging the said Gilbert Watson, both as a partner of the said Company, and as an individual, of all debts contracted by him or them, prior to the 5th June 1832, being the date of sequestration.—Of which the Lord Ordinary has appointed intimation to be given, in terms of the Statute.

Edinburgh, March 28, 1834.

NOTICE.

THE Subscribers ceased to be Partners, or to have any interest in the Concern carried on in St. Andrews, under the Firm of THE ST. ANDREWS APOTHECARY COMPANY, upon the 21st day of January last.

GEO. CRUICKSHANK.
Wm. SANDERS.

ANDW. BOUSIE, Witness.
DAV. M. WRIGHT, Witness.
St. Andrews, March 26, 1834.

NOTICE

TO THE CREDITORS OF

The late WILLIAM MACDOWALL, Grain-Merchant,
Glasgow.

THE Trustees hereby intimate, that states of the trust-affairs will lie in the hands of Mr. Alexander Macdowall, 1, Royal Exchange Court, Glasgow, for the information of those concerned, until Friday the 25th April next, on which day a final division of the funds will be made among those Creditors who shall have lodged their claims with the Trustees, or with the said Mr. Macdowall, on or before the 18th April next; certifying, that those Creditors who fail to do so, will be cut off from any share in said division.

Glasgow, March 25, 1834.

DISSOLUTION OF COPARTNERSHIP.

THE Company carrying on Business as Soap-Manufacturers at Dunbar, under the Firm of GEORGE INNES & COMPANY, is this day DISSOLVED, by common consent of the Individual Partners hereunto subscribing; and they appoint and empower Mr. William Paterson, Soap-Manufacturer, Prestonpans, to assume the sole and entire management of the Company's affairs, from this date.

Those having claims on the late Firm of George Innes and Company, will receive payment by making application accordingly; and those indebted to the late Firm are requested to make payment of their accounts to Mr. William Paterson, who alone is empowered to receive and discharge the same.

THO. PATERSON.
WILLIAM PATERSON.

GEORGE NEWSTEAD, Witness.
ALEXANDER CUMMING, Witness.

JOHN LOUGTON, Witness.
ALEXANDER RAMSAY, Witness.
Dunbar, the 25th of March, 1834.

DISSOLUTION OF COPARTNERY.

THE Copartnery trading under the Firm of JOHN ROLLAND and COMPANY, Brewers and Maltsters in Kincardine, carried on by the Subscribers, the Sole Partners, was DISSOLVED by mutual consent, as at 27th day of February last.

The Business will in future be carried on by the said John Rolland, who is authorised to pay the debts due by, and to collect those due to the late Firm.

JOHN ROLLAND.
RO. AULD.

HENRY BARDNER, Junr. Witness.
WM. ROLLAND, Witness.
Dunfermline, March 25, 1834.

DISSOLUTION OF PARTNERSHIP.

THE Business carried on in Stonehaven by the Subscribers, as Ropemakers, under the Firm of BURNETT, TAYLOR, and COMPANY, was, on the 14th day of February 1834, DISSOLVED of mutual consent before Witnesses, Alexander Smart, Writer, Stonehaven, and Alexander Reith, his Clerk.

DAVID BURNETT.
JOHN TAYLOR:

A. SMART, Witness.
A. REITH, Witness.

N. B.—It is requested that all those having claims against the Company may lodge them with Mr. Smart for payment; and that Debtors to the estate may make payment to that Individual.

Stonehaven, March 19, 1834.

DISSOLUTION OF COPARTNERSHIP.

THE Concern carried on by the Subscribers, in name of ALEXANDER YOUNG, Wine and Spirit-Merchants in Glasgow, was DISSOLVED on the 5th day of March 1834, in consequence of the Expiration of the Contract of Copartnership.

A. YOUNG.

JOHN M'CALLUM, Witness.
ADAM BARRIE, Witness.

JAS. ANDERSON, Witness.
J. R. GARDNER, Witness.

Glasgow, March 27, 1834.

THOMAS BINKS.

THE Business carried on by Robert Drummond, Senior, and Robert Drummond, Junior, under the Firm of ROBERT DRUMMOND and SON, Clothiers, 16, South Saint David Street, Edinburgh, was DISSOLVED by the death of Robert Drummond, Senior, on 16th July 1832, and has since, and is still carried on by Robert Drummond, Junior, as the sole Partner, on his own account, and under the original Firm.

JAS. DRUMMOND, for himself,
and the other Representatives of
Robert Drummond, Senior.

ROBT. DRUMMOND, Junior.

PETER GRAY, Witness.
ALEX. LOW, Witness.

Edinburgh, March 26, 1834.

NOTICE.

THE Subscriber ceased, from and after the 13th current, to be a Partner of, or to have any interest in the WESTERN BANK of SCOTLAND, having Sold his Shares to the Directors of the Bank.

WM. BARR.

JAS. TAYLER, Witness.
E. LOCKHART, Witness.
Glasgow, March 26, 1834.

[All Letters must be post-paid.]

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