JUDICIAL SALE OF LANDS IN ORKNEY.

To be exposed to Sale by public roup, within the Parliament or New Session House of Edinburgh, upon Wednesday the 22d day of November next, betwist the hours of sour and fix afternoon, in presence of the Lord Ordinary on the bill.

THE Sixpenny-halfpenny Udal LANDS of HUNTON—and Twopenny-halfpenny LAND of SANDGARTH, lying in the island of Stronfay and Hewartry of Orkney.

L.16 10 0

5

0 19

L,19 5 L.13

The proven rent payable by Edward Chalmers the tenant, to the proprietors, is The tenant further pays to the donator of the Crownthe following articlesof fuperior duty, viz.

the bear pundler of Orkney, valued at 5s. per meill,

Threelifpounds, 18 merks greafe butter,

11 poultry at 3d. III. 9s. Scots money in Sterling,

And he pays to the Minister in name of flipend, 3 meills 3 fet-tings bear on faid faid pundlar, valued a? a-

Crofs Rent, L.38 faid grofs rent for L.7 13 07-12 teind

Deduct also the ahove mentioned articles of fuperior duty extending to

19 5 6

-Rests free rent of stock, L.II 6 3 5-12ths.

.The upfet price whereof, at 22 years purchase, is Sum set apart for

L.246 I O L.7 13 0 7-12

0 19

teind as before,
Deduct prefent stipend as above,

Rests free teind. L.6 13

Valued at 5 years purchafe,

Making the total upfet price,

6 10 9-12ths L.279 7 10 9-12th

26 18 6 7·1 t

The lands are holden in chief of his Majesty in feu farm for payment of the above-mentioned articles of feu-duty. The kelp shores are of considerable value.

Printed copies of the memorial and abstract will be seen in the office of Mr Murray, depute clerk of sellion—or with Mr Youngson, W.S. common agent in the sale, to whom application may be made for further particulars.

COPARTNERY DISOLVED.

THE GLENCARY FIR-WOOD COMPANY has been DISSOLVED, by confent, on the 31st ultimo-And I am no longer bound by that Firm. Of which all concerned are hereby to take notice.

GLENGARY, 31ft Aug. 7

A. MACDONELL.

NOTICE

O the CREDITORS of JAMES WOOD, Merchant in Exemourn.

Upon the Application of the faid JAMES Woon, with the concurrence of a Creditor to the extent required by law, Lord Polkemnet Ordinary officiating on the Bills, upon the 7th day of August current, did sequestrate the whole Estate and Essentiable and moveable, real and personal, of the faid James Wood, and appointed his Creditors to meet with-in, the house of Mrs Allaushaw, vintner in Eyemouth, upon Tuesday the 15th day of August current; at 12 o'clock noon, for the purpose of choosing an Interim Factor; and also appointed the said Creditors to meet at the same place and hour, upon Tuesday the 12th day of September next, for the purpose of choosing a Trustee upon the said sequestrated estate. Of which this public Intimation is given to all concerned, in terms of the Statute.

8rii August 1797.

NOTICE

O the CREDITORS of GEO. DUTHIE, Merchant in BRECHIN.

Merchant in Brechin.

The faid George Duthie's Estate having been sequestrated in terms of the Act of the 33d of his present Majesty, he, at the meeting of his Creditor, which was held immediately after his last examination before the She. If, made an offer to the Creditors there assembled of a Composition, at the rate of Ten Shillings in the Pound upon the Amount of his Debts, payable with security, as mentioned in the Minutes of the said Meeting; and which offer ha ving been thought just and reasonable by that Meeting, a subsequent Meeting was ordered to be called, for simily determining whether the said Composition should be accepted of or not; and which, after due advertisement having been accordingly held, it was at this last Meeting unanimously resolved to accept of the said Composition, with the Cautioners offered for payment at this law liveting unanimously reloaved to accept of the faid Composition, with the Cautioners offered for payment thereof: And the faid George Duthie, with the concurrence of the Trustee on his sequestrated estate, having thereaster applied to the Court of Session for a Discharge upon payment of the said Composition in terms of the Statute, the Lord Meadowbank Ordinary officiating on the Bills, before whem the faid application type ordinary of the said application to the said ap whom the faid application came, ordained the fame to be in-timated once in the Edinburgh Gazette; and upon the elapfe of a fortnight after such intimation, and the same being reported, that he, or the Lord Ordinary officiating for the time, would then refume the confideration of the faid Application, and pronounce therein as directed by the Statute. Of all which this public Notice is given by the Trustee to all concerned.

Printed for the Proprietors.