DECLARATION and ORDER by the GENE-RAL BOARD of DIRECTORS of PRISONS in SCOTLAND.

T is Declared and Intimated by the General Board of Directors of Prisons in Scotland, in exercise of the powers vested in them by the Act of 2d and 3d Vict. cap. 42, and 7th and 8th Vict. cap. 34, That the Building recently erected and fitted up as a common Prison for the Counties of Inverness and Argyle, and pertinents thereto be-longing, all enclosed by a boundary wall, and situated at the west end of the Village of Fort-William, in the Parish of Kilmallie, in the County of Inverness, shall, on and after the 14th day of February next, be a legal Prison, under the denomination of the PRISON of FORT-WILLIAM, for the reception of Prisoners belonging to the Counties of Inverness and Argyle respectively, other than and except Prisoners of the following descriptions, viz.:—First, Prisoners for Civil Debts due to subjects; Second, Prisoners for Debts or Taxes due to the Crown, not being fines or penalties inflicted on conviction of offences; Third, Prisoners on meditatione fugæ warrants, granted at the instance of Creditors for performance of civil obligation; Fourth, Prisoners ad factum præstandum; Fifth, Prisoners until they find caution to return to service; and Sixth, Prisoners until they find caution under writs of lawburrows; under the condition and declaration, that convicted Prisoners sentenced to imprisonment for periods exceeding sixty days, shall, as soon as convenient after the date of their respective sentences, be removed as follows, viz:—Such convicted Prisoners as belong to the County of Inverness, shall be removed to the Prison of Inverness, in the County of Inverness; and such as belong to the County of Argyle shall be removed to the Prison of Inveraray, in the County of Argyle; and the said General Board direct and authorize the Prison Boards for the Counties of Inverness and Argyle, respectively, to carry these presents into effect,—the same being first duly published by the said General Board in the Edinburgh Gazette and North British Advertiser, and by each of the said County Prison Boards in not less than two Newspapers in general circulation in the said Counties, respectively.

Given under our hands at Edinburgh, this twenty-fifth day of January eighteen hundred and forty-nine.

> MELVILLE. AND. RUTHERFURD. THOMAS MAITLAND. ROBERT GRAHAM. JOHN T. GORDON.

In the Sequestration of the Estates of J. & W. MAC-LACHLAN, sometime China and General Merchants, Coatbridge, and John M'Lachlan and William Maclachlan, the Individual Partners thereof, as such Partners, and as Individuals, the said John M'Lachlan being now deceased.

INTIMATION is hereby made, that a Petition has been presented by William Thomson, Accountant in Glasgow, Trustee on said estates, to the Lord Ordinary officiating on the Bills, in terms of the 81st Section of the Statute, 2d and 3d Victoria, cap. 41, for declaring all right and interest in the estates which belonged to all right and interest in the estates which belonged to the said deceased John M'Lachlan at the time of his death, which happened on or about the 21st day of De-cember last, to be vested in the said William Thomson, as Trustee foresaid.—On which Petition the Lord Ordias Trustee foresaid.—On which Petition the Lord Ordinary pronounced the following Interlocutor:—' 26th January 1849.—Appoints Intimation of this Petition to be published in the Edinburgh Gazette, and ordains all concerned to appear in Court within fourteen days after Intimation. (Signed) 'P. ROBERTSON.'

WM. THOMSON, Trustee.

INTIMATION.

NTIMATION.

DOBERT LESLIE, Grocer and Fruit Merchant in Glasgow, as a Partner of the Firm of J. & C. WATT, Grocers and Fruit Merchants in Glasgow, and as an Individual, with concurrence of a majority in number and four-fifths in value of the Creditors who have produced oaths in the sequestration of his estates, has presented a Petition to the Sheriff of Lanarkshire, to be discharged of all debts conthe Sperin of Lanarasine, to be discussed of an debts con-tracted by him or for which he was liable as a Partner of the said Firm of J. and C. Watt, and as an Individual, at or before the date of the sequestration of his estates; and the Sheriff-Substitute, by deliverance on the Petition dated this day, appointed intimation of the presentation of said Petition, and of said deliverance, to be made by advertisement once in the Edinburgh Gazette; certifying to all concerned, that unless appearance is made to oppose the same within twenty-one days from the date of the publication of said advertisement, a discharge will be granted to the Petitioner, in terms of the Act 2d and 3d Victoria, cap. 41, sec. 122.

JA. Smith, Writer,

24, Queen Street, Glasgow, Agent.

Glasgow, January 25, 1849.

NOTICE.
Petition for JOHN YELLOWLEES, Coach Builder and Harness Maker, Greenside Place, Edinburgh, has been presented to the Sheriff of the County of Edinburgh, praying his Lordship to pronounce a deliverance, discharging him, both as a Partner of the late Company of John Yellowlees and Sons, Coach Builders and Harness Makers, Greenside Place, Edinburgh, and as an Individual, of all debts and obligations contracted by him or them, or for which he was liable at and prior to the date of their and his sequestration; and the said Sheriff has of this date appointed Intimation thereof to be made in the Edinburgh Gazette, all in terms of the Act 2d and 3d Victoria, cap. 41; which is hereby done accordingly. JAMES B. WATT

Agent for Petitioner.

9, York Place, Edinburgh, January 25, 1849.

NOTICE.

WALTER REID, Merchant in Stirling, Trustee on the sequestrated estate of ROBERT CLARK, Farmer, and Cattle and Peat Dealer, at West Polder, hereby intimates, that an account of his intromissions with the funds of the estate and those outstanding, have been made up and examined by the Commissioners on said estate, all in terms of the Statute; and that the Commissioners have postponed payment of any dividend till after the next Statutory meeting, the Bankrupt's estates hitherto disposed of having been sold by Public Roup, and the bills not yet payable, and also that they have dispensed with circulars containing an abstract of the funds being sent to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

Dundas & Jamieson, W. S. Agents.

January 24, 1849.

NOTICE

TO THE CREDITORS OF
MISS IS A BELLA RENNY, of Deanfoot, in the County of

Peebles, lately residing in Falkirk, now deceased.

EORGE GLOVER, Surgeon, Edinburgh, Trustee on the sequestrated estate of the said Miss Isabella Renny, hereby intimates, that an account of his intromissions with the funds of the said estate, down to the 9th current, and states of the funds recovered and of those outstanding as at the same data bare because of the said estate. standing as at the same date, have been made up and examstanding as at the same date, have been made up and examined by the Commissioners, in terms of the Statute, and lie for inspection at his House, No. 42, Great King Street; and that the Commissioners have in the meantime postponed declaring a dividend till the next Statutory period, when the exact amount of the expenditure required for the improvements at Deanfoot can be more correctly ascertained, and dispensed with his sending girmless to the Capitana and dispensed with his sending circulars to the Creditors.— Of all which Intimation is hereby made, in terms of the

GEO. GLOVER, Trustee.

R. E. Scott.

Edinburgh, January 23, 1849.

ALPH ERSKINE SCOTT, Accountant in Edinburgh,
Trustee on the sequestrated estate of the deceased
ALEXANDER SCOT, of Trinity, W. S. hereby intimates,
that his account to the 11th instant, and a state of the funds then realized and outstanding, have been made up and examined by the Commissioners; further, that the Commissioners have postponed payment of a dividend till the recurrence of the next Statutory period, and have dispensed with any circular or abstract state of the affairs being sent to the Creditors.

Edinburgh, 127, Princes Street, January 26, 1849.