

The Edinburgh Gazette.

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TUESDAY, OCTOBER 9, 1849.

At the Court at Osborne House, Isle of Wight, the 6th day of October 1849.

PRESENT,

The QUEEN's Most Excellent Majesty in Council. T is this day ordered by Her Majesty in Council that the Positionary that the Parliament which stands prorogued to Tuesday the ninth day of October instant, be further prorogued to Tuesday the twentieth day of November next.

THE following Addresses were presented to The Queen, on the occasion of Her Majesty's late return from Scotland, and were very graciously received by Her Majesty :-

To the Queen's Most Excellent Majesty.

May it please your Majesty,

We, your Majesty's faithful subjects, the undersigned Chamberlains, Common Council, and Freemen of the Ancient Borough of Alnwick, and the Magistrates, Clergy, and other Inhabitants of the town of Alnwick, humbly beg permission to embrace the opportunity of your Majesty's progress through Northumberland to present to your Ma-jesty our sentiments of warm and loyal attachment to your Majesty's Person and Government, and to express the hope that your Majesty's reignhitherto so happy and prosperous-may long continue distinguished by unbroken peace, and by the progressive improvement of the moral, intellectual, and physical condition of all your Majesty's

We pray that your Majesty, your illustrious Consort, and your Family, may all be blessed with long life, health, and happiness; and that the Royal Children—emulating the bright example set before them—may grow up in every grace and virtue, and transmit to future generations all those excellencies for which their august Parents are so

eminently distinguished.

(Here follow the signatures.)

Unto Her Most Gracious Majesty VICTORIA, QUEEN of the United Kingdom of Great Britain and Ireland.

May it please your Majesty, We, the Provost, Bailies, and Councillors of the Royal Burgh of Dunbar, beg most respectfully to approach your Majesty to tender our loyalty and obedience to our Most Gracious Sovereign, and to express our sincere attachment to your Majesty's Throne and Person.

It has afforded us, along with the entire population of Scotland, much gratification to see the periodical visits of your Majesty, with your Royal Consort, and the younger branches of the Royal Family, to this our native land, to enjoy, among the loyal and devoted subjects of this portion of your Majesty's dominions, that quiet and retirement from the onerous duties of your Majesty's exalted station which the Highlands of Scotland are so fitted to afford, and from which we earnestly trust your Majesty has derived such benefit as may induce your Majesty to return in future years to reside among us.

That you may have a comfortable and safe journey southward, and that your Majesty may be long spared to reign over a free, a loyal, and a happy people, is the earnest prayer of your Majesty's most humble and dutiful subjects.

Signed for, and as authorised by the Magistrates and Council, and the seal of the

Burgh is hereunto affixed by

JOHN KELLY, Provost.

Dunbar, 27th September 1849.

To the Parochial Boards of the several Parishes and Combinations throughout Scotland.

To all Magistrates of Burghs; Town Councils; Commissioners of Police; Trustees or Commissioners having the charge of the Paving of Streets, Trustees having the charge of Turnpike Roads and other Highways; Trustees or Commissioners having the charge of Docks, Ports, or Harbours; Inspectors, Surveyors, or other Officers, acting under such Magistrates, Town Councils, Com-missioners, and Trustees; and all other Persons intrusted by law with the care and management of the Streets and Public Ways, and Places throughout Scotland;

To the Procurators-Fiscal, and other Persons authorized to conduct Prosecutions before the

local Courts in Scotland;

To the Owners and Occupiers of Houses, Dwellings, Churches, Buildings, and Places of Assembly, and others having the care and ordering thereof throughout Scotland;

And to all else whom it may concern.

THEREAS by the provisions of the "Nui-sances' Removal and Diseases' Prevention Act, 1848," for the prevention of epidemic, endemic. and contagious diseases, We, the General Board of Health, are authorized to issue such Directions and Regulations as the said Board shall think fit for the prevention, as far as possible, or mitigation of epidemic, endemic, or contagious diseases. And whereas by the said Act it is provided that the Directions and Regulations to be issued as aforesaid shall extend to all parts or places in which the said provisions of the said Act shall, for the time being, be in force under the Order of Her Majesty's Privy Council, unless such Directions or Regulations shall be expressly confined to some of such parts or places, and then to such parts or places as in such Directions and Regulations shall be specified.

And whereas by an Order of Her Majesty's Most Honourable Privy-Council, bearing date the 28th day of September 1848, the said provisions of the said Act were directed to be put in force throughout the whole of Great Britain for a period of six calendar months thence next ensuing: And whereas by another Order of Her Majesty's Most Honourable Privy Council, bearing date the 27th day of March 1849, the said recited Order of the 28th day of September 1848, was renewed for a further period of six calendar months from the date of the said last-mentioned Order: And whereas by another Order of Her Majesty's Most Honourable Privy Council, bearing date the 25th day of September 1849, the said first-mentioned Order was renewed for a further period of six calendar months from the said 25th day of September 1849, which lastmentioned Order is now in force throughout the whole of Great Britain: And whereas, in order to obviate any doubt as to the continuance in force of the Directions and Regulations hereinafter contained, which were issued under the authority of the said first-recited Order, it is desirable that the same should be expressly renewed as hereinafter ex-

Now, in exercise of the authority vested in us as aforesaid, We, the General Board of Health, do issue the Directions and Regulations hereinafter contained to extend to Scotland, and be in force throughout that part of the United Kingdom.

I. We direct that all Magistrates, Town Councils, Commissioners, Trustees, and Others by law entrusted with the care and management of the streets and public ways, and places shall, through their Inspectors, Surveyors, or other persons under their direction, once at least in every twenty-four hours effectually cleanse all such of the streets, roads, lanes, mews, courts, alleys, wynds, entries, common stairs, and passages, and public ways, and places under their respective care and management, as by the Medical Officer of the Parochial Board shall be certified in writing to be in a state dangerous to health, or to require frequent and effectual cleansing by way of precaution against disease, and shall remove all filth, ordure, and nuisances therefrom.

II. And where any such streets, roads, lanes, mews, courts, alleys, wynds, entries, common stairs, passages, and public ways, or places adjoining to any houses or tenements, have not been entrusted by law to the care or management of any Magistrates, Town Councils, Commissioners, Trustees, or Others, on a notice signed by the Inspector of the Poor, or other person authorized by the Parochial Board, to the effect that the same has been certified by the Medical Officer to be in a state dangerous to health, and to poquire such frequent and effectual chairsing (such notice being served by delivery to any person on the premises, or being pasted on the door), we direct that every occupier of a house or tenement so adjoining, shall keep or cause to be kept sufficiently cleansed, at least once in every twenty-tour boars, such part of the street, road,

lane, mews, court, alley, wynd, entry, common stair, passage, way, or place as adjoins the house or tenement occupied by him.

And we direct that all such works of cleansing and removal of filth, ordure, and nuisances as are required by these Directions and Regulations, shall be done in such manner by effectual washing or otherwise, and with the use of such fluids or substances for the preventing the escape of obnoxious effluvia during the operation, as the Medical Officer of the Parochial Board shall think necessary and shall direct.

III. We do hereby authorize and require the Parochial Boards throughout Scotland, by themselves, or by their officers, or other persons employed under them in the administration of the laws for the relief of the poor, or by officers or persons specially appointed in this behalf to superintend and see to the execution of the foregoing Directions and Regulations within their respective parishes and combinations.

IV. And farther, where it shall appear that by want or neglect of the Magistrates, Town Councils, Commissioners, Trustees, Inspectors, Surveyors. or others intrusted with the care and management as aforesaid, or by reason of poverty of the occupiers, or otherwise, there may be any default or delay in the cleansing of, or removing nuisances from any street, row, lane, mews, court, alley, wynd, entry, common stair, passage, or public way or place, certified as aforesaid, we authorize and require the Parochial Board of the parish or combination to cause such street, row, lane, mews, court, alley, wynd, entry, common stair, passage, way or place, to be effectually cleansed, and all nuisances to be removed therefrom, and do all acts, matters, and things necessary for that purpose.

V. We also direct as follows: That-

When, and so often as any dwelling-house, in any part or place to which these Directions and Regulations extend, is in such a filthy and unwholesome condition as to be a nuisance to, or injurious to the health of any person; or,

Where, upon any premises, or any part or place as aforesaid, there is any foul and offensive drain, ditch, gutter, privy, cesspool, or ashpit, or any drain, ditch, gutter, privy, cesspool, or ashpit kept or constructed so as to be a nuisance to, or injurious to the health of any person: or.

any person; or,
Where, upon any such premises, any swine, or
any accumulation of dung, manure, offal, filth,
refuse, or other matter or thing is kept, so as
to be a nuisance to, or injurious to the health

of any person; or,

Where, upon any such premises, (being a building used wholly or in part as a dwelling-house) or being premises underneath any such building, any animal is kept so as to be a nuisance, or injurious to the health of any person.

In each of the above-recited cases the owner or occupier, and persons having the care or ordering of such dwelling-house, or of the premises where the nuisance or matter injurious to health may be, shall cleanse, whitewash, or otherwise purify, as the case may require, such dwelling-house or building, or abate or remove the nuisance, or matter injurious to health as aforesaid, with all reasonable speed after the publication of these our Directions and Regulations, or after the nuisance, or matter injurious to health, shall have arisen.

VI. We authorize and require the Parochial Boards throughout Scotland, by themselves, or by officers by them authorized in this behalf—

EDINBL'RGH

To see to the execution of the Directions hereinbefore contained, for the cleansing and purifying of dwelling-houses, and for the abatement and removal of nuisances and matters injurious to health, in every place in which there shall not be Magistrates, Town-Councils, Commissioners, Trustees, or others having jurisdiction or authority to put the above Directions in force, or where they have not caused them to be effectually executed; and for that purpose—

To visit, from time to time, or cause to be visited, the several dwellings and places where there may be ground for believing that necessity will arise for executing such Directions.

VII. And in every case in which, from the poverty of occupiers, or otherwise, there may be default or delay in the cleansing or purifying of any such dwelling-house, or in the removal of any such nuisance or matter injurious to health; and the Medical Officer, or other person duly authorized as aforesaid, shall certify that the same requires immediate attention.

We authorize and require such Parochial Boards to cause such dwelling-houses to be cleansed and purified, and such drain, ditch, water-course, or gutter, to be frequently and effectually cleansed, and such nuisance, or matter injurious to health, to be removed respectively, and to do all acts, and provide all matters and things necessary for that purpose.

VIII. And we do hereby authorize and require each Parochial Board to direct their Inspector, or any other competent person, to make out from their parochial register, or from any books of medical relief, or from any other public books, or any other available source, a list as complete as the circumstances will admit of being framed, of places where epidemic, endemic, or contagious diseases have of late been frequent.

IX. And we authorize and require the Parochial Boards to cause the Me lical Officers employed by them, or specially appointed for the purpose, to visit the places, of which a list shall be made out as aforesaid, and all such neighbouring and other places within such parish or combination as shall appear to such Medical Officers (from being under like circumstances with the places included in such list or otherwise) to require visitations or examination.

X. And each such Medical Officer shall, where it may be necessary, certify in writing to the Parochial Board, and to the Magistrates, Council, Trustees, Commissioners, Inspectors, Surveyors, Occupiers, or others required to execute these Directions and Regulations, all such places as are in a state dangerous to health, or need frequent and effectual cleansing by way of preservation against disease, and such houses as are in a filthy and unwholesome condition, and all such nuisances and matters injurious to health as ought to be cleansed and removed under these Regulations.

XI. And we hereby direct that whenever any Parochial Board shall be certified through their Medical Officer, or otherwise, that any person has been attacked with malignant Cholera within the bounds of their parish or combination, they shall intimate the same by the earliest post, or other obtainable conveyance, to the General Board of Health, in order that the said Board may issue Regulations to such Parochial Board relating to medical relief.

XII. And each such Medical Officer shall forth- Orders with, upon any case of Cholera, or of Typhus, or disease.

other epidemic, and other contagious diseases becoming known to him within the parish or district under his visitation, report the same to the Parochial Board.

XIII. And we do hereby anthorize and direct the said Parochial Boards, where it may appear needful to appoint such additional Medical Officers, and also to appoint such other Officers as may be necessary to execute and superintend the execution of these Regulations, and to publish and circulate by printed hand-bills or other means, notices of the provisions of the said Act for the Prevention of Nuisances, and of our Regulations and Instructions, or of such part of any of them as it may appear desirable to make publicly known.

XIV. We direct that where it shall be certified to any Parochial Board by their Medical Officer or Officers, or where it shall otherwise sufficiently appear to such Parochial Board, that extraordinary medical aid is required for persons attacked or threatened by Cholera, or epidemic, endemic, or contagious disease, we authorize and require such Parochial Board, without further notification, to provide sufficient medical aid, and in suitable places, such medicines as may be required within their respective parishes for necessitous persons attacked by Cholera, or by premonitory symptoms, and to make arrangements for the distribution of notices stating the places where aid and medicines shall have been provided.

XV. Whereas it has heretofore been found impracticable to insure proper treatment in their own houses to many of the poorer classes, we authorize and require the Parochial Board, where it shall appear that such extraordinary aid is required, to provide suitable rooms or places capable of accommodating necessitous cases, to which persons attacked by Cholera, who cannot be properly treated in their own houses, may be conveyed.

XVI. And we also authorize and require the Parochial Board, where it shall appear needful, to provide rooms or places of refuge to which may be removed the families of such necessitous persons as have been attacked with Cholera, and all such necessitous persons living under the same roof, with, or in the vicinity of persons so attacked, as the Medical Officer or Officers acting under the authority of the Parochial Board may deem it necessary to remove; and the houses, rooms, or dwellings from which persons may have been so removed to the places of refuge, shall be cleansed and purified by the owners or persons having the care or ordering thereof, or in their default, by the Parochial Board.

XVII. And on the occurrence of any case of Cholera, or other epidemic, endemic, or contagious disease, in any room occupied by one family or more, we hereby authorize and require the Medical Officer to remove, or cause to be removed, either the patient, or so many of the occupants of such room as he shall consider would, unless removed, tend to prevent the recovery of the patient, or endanger the spreading of the disease.

XVIII. And in case of death by Cholera, or any other epidemic, endemic, or contagious disease, we hereby authorize and require the last medical attendant upon the person of the deceased, or in case of there having been no medical attendant, the housekeeper, or person present at the death, or who is in charge of the body, forthwith to notify the fact of the death to the Medical Officer of the district, who is charged with the execution of these Orders for the prevention of the spread of such disease.

And we do hereby anthorize such Medical Officer to give such directions as may appear to him to be needful in respect to the care, removal, and the time of interment of the body, for preventing the communication or spread of disease.

And we hereby authorize and require all persons to give such information, or such assistance to such Medical Officer, and to be otherwise aiding him as he may need in the execution of these Orders.

XIX. And in the event of the fatal termination of any case of Cholera, or of epidemic, endemic, or contagious disease in any room occupied as a living or sleeping-room by one family or more, or by numerous persons, the corpse shall be interred by those who have the charge of interring the same, within such time as may be fixed by the Medical Officer, and intimated by a notice signed by the Inspector of the Parochial Board, and left with any person on the premises; and in the event of interment not taking place within the time so fixed, we hereby authorize and require the Parochial Board to cause to be removed, as speedily as may be, either the corpse, or the persons occupying such room, until the corpse can be conveniently removed and properly interred.

XX. And we do authorize and direct the said Parochial Boards to make arrangements for obtaining daily lists of persons attacked by Cholera, or other epidemic, endemic, or contagious disease within their respective parishes, with the particulars of their cases and treatment, and for communicating the same daily to the General Board of Health.

XXI. And we do hereby authorize and direct the said Parochial Boards, where it may appear needful, to appoint such additional Medical Officers, and also to appoint such other officers as may be necessary to execute and superintend the execution of these Regulations, and to publish and circulate, by printed hand-bills, or other means, notices of our Directions and Regulations, or of such part of any of them as it may appear desirable to make publicly known.

XXII. And we hereby direct, that in these Directions and Regulations. and the Directions and Regulations already issued by us aforesaid, the words "Parochial Board" shall mean the Parochial Board or other like Officers having the management of the poor for any parish, combination, or place, where the matter requiring the cognizance of such Officers arises, and the word "parishes" shall include "combination."

XXIII. And whereas by the said Act it is provided that whosoever shall wilfully obstruct any person acting under the authority, or employed in the execution of the same, or shall wilfully violate any Direction or Regulation issued by the General Board of Health, shall be liable for every such offence to a penalty not exceeding Five Pounds, recoverable by a summary process before the Sheriff or two Justices of the Peace, at the instance of the Procurator-Fiscal, or any other person; all Procurators-Fiscal, and other persons who may be concerned, are hereby required to institute such proceedings according to law, as may be necessary for the enforcement of these Regulations.

Given under our hands, and under the seal of the General Board of Health, this twenty-eighth day of September one thousand eight hundred and forty-nine.

L. S.

(Signe 1)

CARLISLE.
ASHLEY.
EDWIN CHADWICK.
T. SOUTHWOOD SMITH.

To the Guardians of the Poor of the several Unions and Parishes throughout England;

To the Councils and other Governing Bodies of Cities and Boroughs, Commissioners under Local Acts, the Surveyors of Highways, their Deputies and Assistants, the Trustees, County Surveyors, and Others by Law entrusted with the care and management of the Streets and Public Ways, and Places within the said Unions and Parishes;

To the Owners and Occupiers of Houses, Dwellings, Churches, Buildings, and Places of Assembly within the said Unions and Parishes, and Others having the care and ordering thereof:

And to all whom it may concern.

WHEREAS by the provisions of the "Nuisances' Removal and Diseases' Prevention Act, 1848," for the prevention of epidemic, endemic, and contagious diseases, We, the General Board of Health, are authorized to issue such Directions and Regulations as the said Board shall think fit for the prevention (as far as possible,) or mitigation of epidemic, endemic, or contagious diseases; and whereas by the said Act it is provided that the Directions and Regulations to be issued as aforesaid shall extend to all parts or places in which the said provisions of the said Act shall, for the time being, be in force, under the Order of Her Majesty's Privy Council, unless such Directions or Regulations shall be expressly confined to some of such parts or places, and then to such parts or places as in such Directions and Regulations shall be specified.

And whereas by an Order of Her Majesty's Most Honourable Privy Council, bearing date the 28th day of September 1848, the said provisions of the said Act were directed to be put in force throughout the whole of Great Britain for a period of six calendar months thence next ensuing: And whereas by another Order of Her Majesty's Most Honourable Privy Council, bearing date the 27th day of March 1849, the said recited Order of the 28th day of September 1848, was renewed for a further period of six calendar months from the date of the said last-mentioned Order: And whereas by another Order of Her Majesty's Most Honourable Privy Council, bearing date the 25th day of September 1849, the said first-mentioned Order was renewed for a further period of six calendar months from the said 25th day of September 1849, which last-mentioned Order is now in force throughout the whole of Great Britain: And whereas, in order to obviate any doubt as to the continuance in force of the Directions and Regulations hereinafter contained, which were issued under the authority of the said first recited Order, it is desirable that the same should be expressly renewed as hereinafter expressed.

Now, in exercise of the authority vested in us as aforesaid, We, the General Board of Health, do issue the Directions and Regulations hereinafter contained, to extend to all parts and places within the several Unions and Parishes throughout England, and to all extra-parochial places adjoining to such Unions or Parishes, viz.:—

I. We direct that all Councils and other Governing Bodies of Cities and Boroughs, Commissioners under Local Acts, Surveyors, and District or Assistant-surveyors of Highways, Trustees, County Surveyors, and Others by law entrusted with the care and management of the streets and public ways and places within the parts or places to which these Directions and Regulations extend, shall once at least in every 24 hours effectually cleanse all such of the streets, rows, lanes, mews, courts, alleys, and passages, and public ways and places, under their

respective care and management, as by the Medical Officer of the Guardians, or others authorized to superintend the execution of this Direction and Regulation, shall be certified in writing to be in a state dangerous to health, or to require frequent and effectual cleansing by way of precaution against disease, and shall remove all filth, ordure, and nuisances therefrom.

II. And where any such streets, rows, lanes, mews, courts, alleys, and any passages, public ways, or places, to which any houses or tenements adjoin, which have not been entrusted by law to the care or management of any Council, Commissioners, Surveyors, Trustees, or Others, have been certified in writing, by such Medical Officer as aforesaid, to be in a state dangerous to health, or to require such frequent and effectual cleansing, we direct that every occupier of a house or tenement so adjoining, shall keep, or cause to be kept sufficiently cleansed, at least once in every 24 hours, such part of the street, row, lane, mews, court, alley, or passage, way, or place, as adjoins the house or tenement occupied by him.

And we direct that all such works of cleansing and removal of filth, ordure, and nuisances as are required by these Directions and Regulations, shall be done in such manner by effectual washing, or otherwise, and with the use of such fluids or subtances for preventing the escape of noxious effluvia during the operation, as the Medical Officer of the Guardians, or others authorized to superintend the execution of these Directions and Regulations, shall

think necessary and shall direct.

III. We do hereby authorize and require the said Guardians, by themselves, or by their officers, or persons employed under them in the administration of the laws for the relief of the poor, or by officers or persons specially appointed in this behalf, to superintend and see to the execution of the foregoing Directions and Regulations within their respective unions or parishes, and in any extra-parochial places adjoining thereto respectively.

IV. And further, where it shall appear that by want or neglect of the Council of any city, or Borough Commissioners, Surveyors Trustees, or others entrusted with the care and management as aforesaid, or by reason of poverty of the occupiers or otherwise, there may be any default or delay in the cleansing of, or removing nuisances from any street, row, lane, mews, court, alley, passage, or public way, or place certified as aforesaid, within any of the said unions or parishes, or any extraparochial place adjoining thereto, we authorize and require Guard ans of such union or parish, to cause such street, row, lane, mews, court, alley, passage, way, or place, to be effectually cleansed, and all nuisances to be removed therefrom, and to do all acts, matters, and things necessary for that purpose.

V. We also dire t as follows:—
That

When, and so often as any dwelling-house in any part or place to which these D'r ctions and Regulations extend, is in su h a flthy and unwholesome condition as to be a nuisance to, or injurious to the h alth of any person; or

Where, upon any premises, or any part or place as aforesaid, there is any foul and offensive drain, ditch, gutter, privy, cesspool, or ashpit, or any drain, ditch, gutt r, privy, cesspool, or ashpit kept or constructed so as to be a nui ance to, or injurious to tle health of any pers n; or

Where, upon any such premises, swine, or any accumulation of dung, manure, offal, filth, refuse, or other matter or thing is kept so as to be a nuisance to, or injurious to the health of any person; or

Where, upon any such premises (being a building used wholly or in part as a dwelling-house) or being premises underneath any such building, any animal is kept so as to be a nuisance or injurious to the health of any

person ;

In each of the above recited cases, the owner or occupier, and persons having the care or ordering of such dwelling-house, or of the premises where the nuisance or matter injurious to health may be, shall cleanse, whitewash or otherwise purify, as the case may require, such dwelling-house or building; or abate or remove the nuisance or matter injurious to health as aforesaid, with all reasonable speed after the publication of these our Directions and Regulations, or after the nuisance or matter injurious to health shall have arisen.

VI. In case, by reason of poverty or otherwise. the occupier of any such dwelling-house or premises is unable to perform any works required by these Directions or Regulations, such occupier shall give notice of such his inability to the Guardians of the union or parish comprising the place wherein the premises shall be situated.

VII. We authorize and require the Guardians aforesaid, by themselves, or by officers by them authorized in this behalf,

To see to the execution of the Directions hereinbefore contained for the cleansing and purifying of dwelling-houses, and for the abatement and removal of nuisances and matters injurious to health, in every case in which there shall not be a Council or other Governing Body of a city or borough, or Commissioners having jurisdiction for the removal of nuisances, or where such Council, Governing Body, or Commissioners, shall not cause to be effectually executed such Directions; and for that purpose

To visit, from time to time, or cause to be visited the several dwellings and places where there may be ground for believing that necessity will arise for executing such Directions:

VIII. And in every case in which, from the poverty of occupiers or otherwise, there may be default or delay in the cleansing or purifying of any such dwelling-house, or in the abatement or removal of any such nuisance or matter injurious to health, and the Medical Officer, or other person duly authorized as aforesaid, shall certify that the same requires immediate attention; and in every case in which, from want of co-operation of the owners or occupiers there is any default or delay in cleansing any such drain, ditch, water-course, or gutter into which several dwellings or tenements may drain;

We authorize and require such Guardians to cause su h dw lling-houses to be cleansed and purified, and such drain, ditch, water-course, or gutter. to be frequently and effectually cleansed, and su h nuisance or matter injurious to health to be bated and removed respectively, and to do all acts, and provide all matters and things necessary for that purpose.

IX. And we do further authorize and require the Guardians to direct their clerk to make out from the Register of Deaths, or from the District Med cal Re ef Books, and from any public books or ther sources from which inf rmation may be obtained within the union, a list of places where epidemic, endemic, and contagious diseases have of late been frequent.

X. And we authorize and require such Guardians to cause the Medical Officers employed by them, or specially appointed for the purpose, to visit the places of which a list shall be made out as aforesaid, and all such neighbouring or other places within such union or parish, as shall appear to such Medical Officers (from being under like circumstances with the places included in such list or otherwise) to require visitation or examination.

XI. And each such Medical Officer shall, where it may be necessary, certify in writing to the Board of Guardians, and to the Surveyors, Trustees, occupiers, or others, required to execute these Directions and Regulations, all such places as are in a state dangerous to health, or need frequent and effectual cleansing by way of preservation against disease, and such dwelling-houses as are in a filthy and unwholesome condition, and all such nuisances and matters injurious to health as ought to be abated, cleansed, and removed under these Regulations.

XII. And each such Medical Officer shall forthwith, upon any case of Cholera, or of Typhus, or other epidemic, endemic, and contagious diseases becoming known to him within the parish, union, or district under his visitation, report the same to the Board of Guardians.

XIII. And where it shall be certified to the Guardians by their Medical Officer or Officers, or where it shall otherwise sufficiently appear to such Guardians, that extraordinary medical aid is required for persons attacked or threatened by Cholera, or epidemic, endemic, or contagious disease, we authorize and require such Guardians to provide sufficient medical aid, and in suitable places such medicines as may be required within their respective unions or parishes for necessitous persons attacked by Cholera or by premonitory symptoms, and to make arrangements for the distribution of notices, stating the places where aid and medicines shall have been provided.

XIV. Whereas it has heretofore been found impracticable to ensure proper treatment in their own houses to many of the poorer classes, we authorize and require the said Guardians, where it shall appear that such extraordinary aid is required, to provide suitable rooms or places capable of accommodating necessitous cases, to which persons attacked by Cholera, who cannot be properly treated in their own houses, may be conveyed.

XV. And we also authorize and require the said Guardians, where it shall appear needful, to provide rooms or places of refuge, to which may be removed the families of such necessitous persons as have been attacked with Cholera, and also such necessitous persons living under the same roof with, or in the vicinity of persons so attacked, as the medical officers, acting under the authority of the said Guardians, may deem it necessary to remove; and the houses, rooms, or dwellings, from which persons may have been so removed to the houses of refuge, shall be cleansed and purified by the owners, persons having the care or ordering thereof, or in their default, by the said Guardians.

XVI. And on the occurrence of any case of Cholera, or other epidemic, endemic, or contagious disease, in any room occupied by one family or more, we hereby authorize and require the Medical Officer to remove, or cause to be removed, either

the patient, or so many of the occupants of such room as he shall consider would, unless removed, tend to prevent the recovery of the patient, or endanger the spreading of the disease.

XVII. And in case of death by Cholera, or any other epidemic, endemic, or contagious disease, we hereby authorize and require the last medical attendant upon the person of the deceased, or in case of there having been no medical attendant, the housekeeper or person present at the death, or who is in charge of the body, forthwith to notify the fact of the death to the Medical Officer of the district who is charged with the execution of these Orders, for the prevention of the spread of such disease.

And we do hereby authorize such Medical Officer to give such Directions as may appear to him to be needful in respect to the care, removal, and the time of interment of the body, for preventing the communication or spread of disease.

And we hereby authorize and require all persons to give such information or such assistance to such Medical Officer, and to be otherwise aiding him as he may need in the execution of these Orders.

XVIII. And in the event of the fatal termination of any case of Cholera, or of epidemic, endemic, or contagious disease, in any room occupied as a living or sleeping room by one family, or more, or by numerous persons, we hereby authorize and require the Medical Officer to remove, or cause to be removed as speedily as may be, either the corpse, or the persons occupying such rooms, until the corpse can be conveniently removed and properly interred.

XIX. And we do authorize and direct the said Guardians to make arrangements for obtaining daily lists of persons attacked by Cholera or other epidemic disease, within their respective unions or parishes, with the particulars of their cases and treatment, and for communicating the same daily to the General Board of Health.

XX. And we do hereby authorize and direct the said Guardians, where it may appear needful, to appoint such additional Medical Officers, and also to appoint such other Officers as may be necessary, to execute and superintend the execution of these Regulations, and to publish and circulate, by printed handbills, or other means, notices of the provisions of the said Act for the prevention of nuisances, and of our Regulations and Instructions, or of such part of any of them as it may appear desirable to make publicly known.

XXI. And we hereby direct that in these Directions and Regulations, the words "Guardians of the Poor" shall mean the Guardians, Directors, Wardens, Governors, or other like Officers having the management of the poor for any Union, Parish or Place, where the matter requiring the cognizance of any such Officers arises; and the word "Parish" shall include every place where the relief of the poor is administered by a Board of Guardians for such place.

Given under our hands, and under the seal of the General Board of Health, this twenty-eighth day of September one thousand eight hundred and forty-nine.



(Signed)

CARLISLE.
ASHLEY.
EDWIN CHADWICK.
T. SOUTHWOOD SMITH.

The Lord Lieutenant, in pursuance of the power vested in him by the Act 11 Victoria, cap. 2, is pleased by this Order, under the hand of his Under Secretary, to revoke any Licence or Licences granted to carry or to have Arms under the said Act, to Jeremiah Cleary, of Kyle Beg, in the county of Tipperary, Publican.

Given at Her Majesty's Castle of Dublin, this 5th day of October 1849.

By His Excellency's Command,

T. N. REDINGTON.

WAR-OFFICE, October 5, 1849.

3d Regiment of Dragoon Guards-Lieutenant Frank Chaplin, from 3d Light Dragoons, to be Lieutenant, vice Slade, who exchanges. Dated 5th October 1849.

3d Light Dragoons-Lieutenant William Hickes Slade, from 3d Dragoon Guards, to be Lieutenant, vice Chaplin, who exchanges. Dated 5th

October 1849.

2d Regiment of Foot—Ensign Richard Bury Russell to be Lieutenant, by purchase, vice Monckton, who retires. Dated 5th October 1849.

5th Foot-Captain Henry F. F. Johnson to be Major, by purchase, vice Spence, who retires. Dated 5th October 1849.

Lieutenant James Archibald Forrest to be Captain, by purchase, vice Johnson. Dated 5th October

Second Lieutenant and Adjutant Charles Carter to have the rank of First Lieutenant. Dated 4th October 1849.

Second Lieutenant Joseph Williamson Tate Dickson to be First Lieutenant, by purchase, vice Forrest. Dated 5th October 1849.

27th Foot-Captain Frederick Palmer, from 36th Foot, to be Captain, vice Herring, who exchanges. Dated 5th October 1849.

29th Foot-Ensign De Vic Valpy to be Lieutenant, by purchase, vice Ferris, whose promotion, by purchase, has been cancelled. Dated 5th October 1849.

Ensign John James Hood Gordon, from the 74th Foot, to be Ensign, vice Valpy. Dated 5th October 1849.

30th Foot-Lieutenant James Rose to be Captain, by purchase, vice Keogh, who retires. Dated 5th October 1849.

Ensign George Francis Coventry Pocock to be Lieutenant, by purchase, vice Rose. Dated 5th October 1849.

36th Foot-Captain Frederick Charles Herring, from 27th Foot, to be Captain, vice Palmer, who exchanges. Dated 5th October 1849.

42d Foot-Lieutenant John MacDougall, from the Ceylon Rifle Regiment, to be Lieutenant, vice Ross, promoted. Dated 5th October 1849.

54th Foot-Lieutenant George Cumming Miller to be Captain, by purchase, vice Alms, who retires. Dated 5th October 1849.

Ensign Henry Elliott Bayly to be Lieutenant, by purchase, vice Miller. Dated 5th October 1849.

1st West India Regiment-Ensign Waring Alexander Biddle to be Lieutenant, without purchase, vice Philan, deceased. Dated 5th October 1849.

2d West India Regiment—Ensign Molesworth Sackville Hamilton Eaton to be Lieutenant, without purchase, vice Gardiner, deceased. Dated 14th August 1849.

Serieant Michael McHugh to be Ensign, vice Eaton. Dated 5th October 1849.

UNATTACHED.

Lieutenant James Cochrane, from the 19th Foot, to be Captain, without purchase. Dated 5th October 1849.

BANKRUPTS FROM THE LONDON GAZETTE.

BANKRUPTCY ANNULLED. John Wright, of South Shields, Durham, banker and under-

BANKRI PTCIES AWARDED.

James Tilmarsh, of Regent Street, Middlesex, and of
Cheltenham, Gloucester, draper.

Edward Smallwood, late of North-end, Hampstead, Middle-

sex, and of Hendon, Mildlesex, but now of Crigglestone, r Sandal Magna, York, schoolmaster, brick and tilemaker.

VDaniel Mallett, of No. 6, College Street, Belvedere Road,

Lambeth, Surrey, lighterman.

William Woods, of No. 6, Mount Place, Walworth Road,

Surrey, ironmonger.

James Redward, of Portsea, Southampton, fishmonger.

James Buddry Russell, of Palace Street, Tombland, Norwich,

grocer and tallowchandler.
VHenry Craske, late of Grislingham, Suffolk, but now of
Wickham Skeith, Suffolk, grocer and draper.
Joseph Morris, of Tettenhall, Stafford, butcher and inn-

John Holden, of Burslem, Stafford, earthenware manufac-

turer. Thomas Darch, of Clifton, Bristol, hackney fly proprietor and livery stablekeeper.

Yohn Richards, of the Gwynne Arms, Cefncoedcymmer

Vaynor, Brecon, licenced victualler, builder, contractor and haulier

Samuel Robinson, of Barnsely, York, cotton spinner. George Smith, of Pictou, Nova Scotia, British America, now of Liverpool, Lancaster, in England, merchant, shipbuilder,

and commission merchant. Mary Bell Shoolbred, of Manor Street, Ardwick Green, Manchester, Lancaster, cotton manufacturer.

THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the British Possessions in AMERICA,

Computed from the RETURNS made in the Week ending the 2d day of October 1849,

Is Twenty-five Shillings and Six Pence Three Farthings per Hundred Weight;

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

THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the MAURITIUS, Computed as above, and Exclusive of Duty,

Is Twenty-five Shillings and Eight Pence Three Farthings per Hundred Weight;

THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the EAST INDIES, computed as above, and Exclusive of Duty.

> Is Twenty-seven Shillings and Three Pence per Hundred Weight;

The Average Price of the three foregoing Descriptions of SUGAR jointly,

Computed as above, and Exclusive of Duty, Is Twenty-five Shillings and Ten Pence per Hundred Weight.

By Authority of Parliament,

HENRY BICKNELL. Clerk of the Grocers' Company.

Grocers'-Hall, October 5, 1849.

AN ACCOUNT of the Total Quantities of Each Kind of CORN, distinguishing Foreign and Colonial, imported into the principal Ports of GREAT BRITAIN, (viz. London, Liverpool, Hull, Newcastle, Bristol, Gloucester, Plymouth, Leith, Glasgow, Dundee, and Perth,) with the Quantities entered therein for Home Consumption, and the Rates and Amount of Duty thereon, in the Week ended 26th September 1849.

SPECIES.	Great B	ritain, enume 10se into wh	which Corn is		Quantities Entered for Home Consumption, at the same Ports.		Amount of Duty received.		Fixed Rates of Duty chargeable (Foreign and Colonial)
	Foreign.	Colonial.	Total.	Foreign.	Colonial.	Total.	Foreign.	Colonial. Total.	on Corn and Grain on Meal and Flour of all sorts, per qr. of all sorts, per cwt.
Wheat and Wheat Flour	Qrs. Bus. 44942 1	Qrs. Bus. 1474 1	Qrs. Bus. 46416 2	Qrs. Bus. 54297 3	Qrs. Bus. 2185 0	Qrs. Bus. 56482 3		£ s. d. £ s. d 11 10 1 2894 12 2	
Barley and Barley Meal	36634 7		36634 7	38256 3	_	38256 3	1912 17 0	1912 17 0	
Oats and Oat Meal	·33103 2		30272 2	30272 2	_	30272 2	1513 11 4	1513 11 5	
Rye and Rye Meal	30272 2		2700 0	2700 0	_	2700 0	135 1 5	135 1 5	
Pease	2700 0	_	1998 1	2098 1	_	2098 1	104 18 2	- 104 18 2	$\left.\begin{array}{c ccccccccccccccccccccccccccccccccccc$
Beans	1998 1		2382 4	2382 4	_	2382 4	119 3 2	119 3 2	
Indian Corn and Indian Meal	2382 4		4300 4	4300 4		4300 4	215 5 8	215 5 8	
Buck Wheat & Buck Wheat Meal	4300 4		0 1	0 1		0 1	0 0 2	_ 0 0 2	
Malt	. 0 1	_	_	. –	-	_			
	123230 4	1474 1	124704 5	134307 2	2185 0	136492 2	9157 17 3 11	1 10 1 6895 9 1	l 1

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Saturday the 29th day of September 1849.

ISSUE DEPARTMENT.

€ Notes issued	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	2,984,900 13,835,123
£28,292,200	- -	£28,292,200

Dated the 4th day of October 1849.

M. MARSHALL, Chief Cashier.

:	BANKING DE	PARTMENT.	
Rest	£ 14,553,000 3,583,647 9,068,559 8,801,393 1,013,446	Government Securities (including Dead Weight Annuity)	£ 14,385,582 11,511,145 10,161,135 962,183
£s	37,020,045	ā	£37,020,045

Dated the 4th day of October 1849.

M. MARSHALL, Chief Cashier.

GENERAL AVERAGE PRICE OF BRITISH CORN, per QUABTER,

Received in the Week en ling September 29, 1849.

Wheat.	Barley.	Oats.	Rye.	Beans.	Peas.
g. D. 42 4.684	Barley. 8. D. 27 4:523	s. D. 17 11 923	25 2·813	29 5·769	8. D. 31 8.735

AGGREGATE AVERAGE OF SIX WEEKS WHICH GOVERNS DUTY.

Wheat.	Barley.	Oats.	Rye.	Beans.	Peas.
s. d. 43 6	Barley. s. D. 26 10	s. d. 18 5	s. D. 26 2	8. D. 30 II	8. D. 29 9

By Authority of Parliament,

George Joyce,
Comptroller of Corn Returns.

Board of Trade, Corn Department.

THOMAS FALCONER, Solicitor in Inverness, Trustee on the sequestrated estate of SIMON FRASER, Esquire of Foyers, now deceased, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 24th day of September last, and states of the funds recovered and of those outstanding as at the same date, have been made up and examined by the Commissioners, in terms of the Statute. The accounts and states lie in the Office of the Trustee, for the inspection of all interested. At a meeting of the Commissioners on said estate, held here this day, they postponed a dividend till the recurrence of the next stated period for making a dividend, and they dispensed with the Trustee sending to the Creditors circulars containing copies or abstracts of the state of the funds belonging to the said estate.—Of all which Notice is hereby given, in terms of the Statute.

T. FALCONER, Trustee.

Inverness, October 4, 1849.

THE Inclosure Commissioners for England and Wales hereby give notice, that applications have been made by the undermentioned persons, for the advance of the undermentioned sums, under the provisions of "The Private Money Drainage Act, 1849," for the drainage of the lands hereinafter specified.

A _l plicant.	Name of Estate.	Parish.	County.	Sums applied for by way of Loan.
David Scott of Brotherton, in the County of Kincardine, Esq.	Lands in the Parish of	Benholm.	Kincardine.	£700
John Gregory M'Kirdy of Birkwood, in the County of Lanark, Esquire.	Birkwood.	Lesmahagow.	Lanark.	1,000
James Mein & Andrew White- lock Mein, both of Hunthill, in the County of Roxburgh, Esqrs.	Hunthill.	Jedburgh.	Rexburgh.	2,000
John Leask of Nigley, in the County of Orkney, Esquire, and Mary Leask, his Wife.	Dale.	Evie.	Orkne y .	100

Witness my hand this 6th day of October, in the year of our Lord 1849.

H. C. Mules, Secretary.

THE Estates of JOSEPH TAYLOR MACFADYEN, Piano Forte Merchant and Music Seller in Glasgow, were sequestrated on the 6th day of October 1849.

The first deliverance is dated the 6th October 1849.

The meeting to elect Interim Factor is to be held at one o'clock afternoon, on Monday the 15th day of October 1849, within the Star Hotel, George's Square, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Tuesday the 6th day of November 1849, within the same place.

A composition may be offered at this latter meeting; and

to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 7th day

of April 1850.

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

A. G. Ellis, W. S. Agent, 4, Royal Terrace, Edinburgh.

THE Estates of JOHN WILLIAM WALLACE, Merchant Tailor and Clothier in Dumfries, were sequestrated on the 9th day of October current, 1849.

The first deliverance is dated said 9th October.

The meeting to elect Interim Factor is to be held at 12 o'clock noon, on Friday the 19th October current, within the Commercial Inn in Dumfries; and the meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, or Wadnesday the 7th day of November proxime within on Wednesday the 7th day of November proximo, within the said Commercial Inn, Dumfries.

A composition may be offered at this latter meeting;

and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the

9th day of April next 1850.

All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone. JAS. STEUART, W. S. Agent,

No. 17, India Street, Edinburgh.

THE Estates of GEORGE LUGTON, Merchant in Swinton, Berwickshire, were sequestrated on the 8th day of October 1849.

The first deliverance is dated the 22d September 1849.

The meeting to elect Interim Factor is to be held at 12 o'clock noon, on Wednesday the 17th day of October 1849, within the Black Bull Inn, in Dunse; and the meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on the 7th day of November 1849, within the Black Bull Inn, in Dunse.

A composition may be offered at this latter meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 8th day of April 1850.

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

George & John Turnbull, W. S. Agents,

16, Thistle Street, Edinburgh.

THE Estates of JOHN M'LACHLAN, late Jeweller, Hardware Merchant, Auctioneer, Messenger and Sheriff-Officer at Coatbridge, in the County of Lanark, and lately residing at Coatbridge aforesaid, now deceased, were sequestrated on the 9th day of October 1849.

The first deliverance is dated the 10th August 1849.

The meeting to elect Interim Factor is to be held at one o'clock afternoon, on Thursday the 18th day of October 1849, within the Globe Hotel, George Square, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Thursday the 8th day of November 1849, within the same place.
A composition may be offered at this latter meeting; and

to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 10th day of

April 1850. All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

WILL. MEIKLE, S.S.C. Agent, 3, Great King Street, Edinburgh.

SEQUESTRATION of Messrs WILSON BROTHERS

SEQUESTRATION of Messrs WILSON BROTHERS (otherwise called Messrs J. & W. WILSON), Cabinet-makers in Rose Street, Edinburgh, and of James Wilson and William Wilson, the Individual Partners of the said Company, and of the said James Wilson and William Wilson, as Individuals.

IMON HEPBURN, Carver and Gilder, Hanover Message Edinburgh, has been elected Trustee on the states and Groffe Bisset, Blacksmith, Rose Street, Panaburgh, Alexander Bell, Ironmonger, Prince's Ground Hugh Bruce Dewar, Solicitor Intort State Superport Courts of Scotland, have been which the state of the Bank-

rupts will take place in the Sheriff's Office, County Buildings, Lawnmarket, Edinburgh, on Tuesday the 23d day of October current, at 11 o'clock forenoon. The No. 43, Princes Street, Edinburgh, on Wednesday the 7th day of November next, at two o'clock afternoon. At the meeting for the election of Trustee and Commissioners, an offer of composition was made by the said Messrs Wilson Brothers (otherwise called Messrs J. & W. Wilson), as a Company, and the said William Wil.

Messrs Wilson Drothers (otherwise caned Messrs J. & W. Wilson), as a Company, and the said William Wilson and James Wilson, the Partners thereof, and the said William Wilson and James Wilson, as Individuals, when the said will be decided now. said William wilson and dames wilson, as individuals, which was entertained, and it will be decided upon at the above meeting to be held on the said 7th day of November next.—Of all which Notice is hereby given,

SIMON HEPBURN, Trustee.

26, Hanover Street, Edinburgh, October 9, 1849.

SEQUESTRATION of JOHN ALLAN, Writer, Shipowner and Dealer in Shares, lately residing in No. 112, Wellington Street, Glasgow, now deceased.

LEXANDER MEIN, Accountant in Glasgow, has been A clected Trustee on the estate, and James Graham elected Trustee on the estate, and James Graham in Glasgow, and James Blair, Accountant in Glasgow, have been elected Commissioners. The examination of the Clerks Wife and Family Clerks Servants Faster. Bankrupt's Wife and Family, Clerks, Servants, Ractors, Law Agents, and Others, who can give information relative to his estate, or some of them, will take place within the Sheriff-Clerk's Office, Wilson Street, Glasgow, on Friday the 19th day of October current, at two o'clock P. M. The Creditors will meet within the Trustee's Chambers, 29, St Vincent Place, Glasgow, on Tuesday the 23d day of October current, at one o'clock afternoon.

ALEX. MEIN, Trustee.

Glasgow, October 6, 1849.

In the Sequestration of INGLIS & KNOX, Merchants in Glasgow, as a Company, and Alexander Inglis and Henry Knox, Merchants there, the Sole Individual Partners of that Company, as such Partners, and as Individuals.

EORGE EBENEZER HARVIE, Accountant in Glasgow, has been elected Trustee on the estates, in room of Andrew Harvie, Accountant, Glasgow, the former Trustee, deceased. G. E. HARVIE, Trustee. STEELE & DOUIF, Agents.

Glasgow, October 8, 1849.

SEQUESTRATION of BRYCE MARTIN, sometime Farmer and Cattle Dealer at Meikle Kilcattan, in the Parish of Kingarth.

JOHN BEITH, Grain Merchant in Rothesay, Trustee on the above estate haraby intimates. the above estate, hereby intimates, that a general meeting of the whole Creditors will be held within the Bute Arms Hotel, Rothesay, upon Wednesday the 31st day of October current, at one o'clock afternoon, for the purpose of considering as to an application to be made by the Trustee for his discharge.—Of which Notice is hereby given, in terms of the Statute.

JOHN BEITH.

Rothesay, October 6, 1849.

JOHN BLACK, Trustee on the sequestrated estate of DAVID BRASH, Grocer and Spirit Merchant in Leith, and Farmer at Spittalrig, in the County of Haddington, with consent of the Commissioners, hereby intimates, that a meeting of the Creditors will be held within the Writing-Chambers of Mr John Bisset, 6, Gayfield Square, Edinburgh, on Thursday the 1st day of November 1849, at 12 o'clock noon, to give authority for applying to the Court for exoneration, and for getting up his bond of caution,—all in terms of the Statute. terms of the Statute.

TO THE CREDITORS OF

ARCHIBALD MARSHAL, Accountant and Commission Agent in Edinburgh.

THE Trustee hereby intimates, that a meeting of the Creditors of the said Archibald Marshal will be held within the Royal Exchange Coffee-House, on Wednesday the 24th current, at two o'clock afternoon, to consider whether the meeting will sanction an application for a renewal of the Bankrupt's personal protection. A. J. STEWART, Trustee. Edinburgh, October 8, 1849.

GAZETTE Houngi

In the Sequestration of THOMAS SAMUEL & COM-PANY, Merchants in Glasgow, as a Company, and of TAIN I, Merchants in Glasgow, as a Company, and of Thomas Samuel, Merchant there, the only surviving Partner of that Firm, as a Partner thereof; of the said Thomas Samuel, afterwards carrying on Business as a Merchant in Glasgow, under the Firm of Thomas Samuel, the sole Partner of the said last mentioned Firm, and the partner of the said last mentioned Firm, and the Partner of the Springeria. as sole Partner thereof; the Springfield Bleaching COMPANY, Bleachers, carrying on Business as Bleachers at Springfield, near Shettleston, Barony Parish of Glasgow, as a Company, and the said Thomas Samuel, who was and is the sole Partner of the said Company, as sole Partner of the said Thomas Samuel, as an Individual.

C EORGE EBENEZER HARVIE, Accountant in Glasgow, has been elected Trustee on the estates, in room of Andrew Harvie, Accountant, Glasgow, the former Trustee, deceased.

G. E. Harvie, Trustee. STEELE & DOUIS, Agents.

Glasgow, October 8, 1849.

CHARLES GAIRDNER, Accountant in Glasgow,
Trustee on the sequestrated estates of YOUNG
BROTHERS & COMPANY, Manufacturers in Glasgow, and of Thomas Alexander Young and Alexander Young, the Individual Partners of the said Concern, hereby intimates, that an account of his intromissions with the funds of said estates, brought down to the 22d ultimo, and states of the funds recovered and of those outstanding as at the same date, have been made up and examined by the Commissioners on the said estates, in terms of the Statute: That he has also examined the claims of the several Creditors on these estates who have lodged their oaths and grounds of debt on or before the 22d ultimo, and made up lists of those Creditors entitled to be ranked on the funds of the said estates, and also of those whose claims have been rejected in whole or in

Farther, the said estates, and that of James Young, Manufacturer in Glasgow, now deceased, having, for the reasons formerly made known, been amalgamated, and the assets made common to the two sets of Creditors, an equalizing dividend out of the amalgamated fund will be paid to those Creditors whose claims have been adbe paid to those Creditors whose claims have been admitted by the Trustee, and who were too late to receive the first dividend, at the Counting-House of White and Gairdner, No. 20, Buchanan Street, Glasgow, on Friday the 23d day of November next; and also at the same place, and on the same day, there will be paid a second and final dividend to the whole body of Creditors who have lodged their oaths and grounds of debt on or before the 22d ultimo, and which have been admitted by the Trustee.—Of all which Intimation is hereby made, in terms of the Statute.

20. Buchanan Street, Glasgow.

20, Buchanan Street, Glasgow, October 6, 1849.

CHARLES GAIRDNER, Accountant in Glasgow, Trustee on the sequestrated estate of JAMES YOUNG, Manufacturer in Glasgow, now deceased, hereby intimates, that an account of his intromissions with the funds of the said estate, brought down to the 22d ultimo, and states of the funds recovered and of these outstanding as at the same data, here here, made those outstanding as at the same date, have been made up and examined by the Commissioners on the said estate, in terms of the Statute: That he has examined the claims of the several Creditors on the said estate who have lodged their oaths and grounds of debt on or before the 22d ultimo, and completed lists of those Creditors entitled to be ranked on the funds of the said estate, and also of those whose claims have been rejected in whole or in part. Farther, the said estate, and that of Young Brothers, & Co. Manufacturers in Glasgow, having, for the reasons formerly made known, been amalgamated, and the assets made common to the two amargamated, and the assets made common to the two sets of Creditors, an equalizing dividend out of the amal-gamated fund will be paid to those Creditors whose claims have been admitted by the Trustee, and who were too late to receive the first dividend, at the Counting-House of White and Gairdner, No. 20, Buchanan Street, Glasgow, on Friday the 23d day of November next; and also at the same place, and on the same day, there will be paid a second and final dividend to the whole body of Creditors who have lodged their oaths and grounds of debt on or before the 22d ultimo, and which have been admitted by the Trustee.—Of all which Intimation is hereby made, in terms of the Statute.

CHAS. GAIRDNER.

20, Buchanan Street, Glasgow, October 6, 1849.

PETER WHITE, Accountant in Glasgow, Trustee on the sequestrated estate of the Copartnership on the sequestrated estate of the Copartnership carried on as Merchants in Glasgow and in Dundee, by John Young, Junior, Merchant in Glasgow, now deceased, and by George Young, Merchant there, under the Firm of GEORGE K. YOUNG & COMPANY, as a Company, and George Young, Merchant there, surviving Partner thereof, and as an Individual, hereby intrinsics that an account of his intermination with the control of t intimates, that an account of his intromissions with the funds of the estate, brought down to the 22d day of September last, and states of the funds recovered and of those outstanding as at that date, have been made up by him, and examined and audited by the Commissioners on said estate, in terms of the Statute: That he has examined the oaths and grounds of debt lodged with him on or before the said 22d day of September last, and completed lists of those Creditors entitled to draw a dividend, and of those whose claims have been rejected in whole or in part; farther, that a dividend will be paid to those Creditors whose claims have been admitted, at the Counting-house of White and Gairdner, 20, Buchanan Street, Glasgow, on Friday the 23d day of November next .- Of all which Notice is hereby given, in terms of the Statute.

P. WHITE, Trustee.

Glasgow, October 6, 1849.

JAMES GOURLAY, Accountant in Glasgow, Trustee on the sequestrated estate of DUNCAN M'ARTHUR, Woollen Draper and Clothier in Greenock, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 21st ultimo, has been audited and approved of by the Commissioners; that he has examined the claims of the several Condition who have loaded their cathe and missioners; that he has examined the claims of the several Creditors who have lodged their oaths and grounds of debt, and made up lists of those entitled to be ranked, and also of those whose claims have been rejected in whole or in part; farther, that on Thursday the 22d day of November next, he will pay at his Chambers, Prince Court, Glasgow, a first and final dividend to those Creditors whose claims have been ranked and sustained.—Of all which Notice is hereby given, in terms of the Statute.

JAMES GOURLAY, Trustee. Glasgow, October 5, 1849.

JOHN WHITE, Merchant in Crieff, Trustee on the sequestrated estate of JOHN STEWART, Saidler in Crieff, and residing in Burrell Street there, now deceased. hereby intimates, that an account of his intromiss ons with the funds of the estate, brought down to the 23d ultimo, and states of the fun is recovered, (the whole so far as known and recoverable having been realized,) have been made up and examined by the Commissioners, in terms of the Statute: That he has examined the claims of the several Cieditors who have lodged their oaths and greunds of debt, and made up lists of those Cred tors entitled to be ranked on the funds of said estate, and also of those whose claims have been rejected in whole or in part; farther, that an equalizing dividend will be paid to those Creditors whose claims have a second and final dividend will be paid to the whole of the Creditors admitted to be ranked, all at the Shop of Messrs Millar and White, Merchan's here, on the 24th day of November next.—Of all which Intimation is hereby given, in terms of the Statute.

JOHN WHITE, Trustee.

Crieff, October 6, 1849.

SEQUESTRATION of JOHN COOK, Contractor and Trader, residing at Currie.

DAVID CREE, Merchant in Leith, has been elected Trustee on the estate, and James Richardson, Merchant in Edinburgh, Joseph Bathgate, Agent there, and David Steven, Provision Merchant there, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff's Office, County Buildings Lawrence Leichards and Provided Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Provided Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings Lawrence Leichards and Parkers of the Scheriff's Office, County Buildings and Parkers of the Scheriff's Office, County Buildings and Parkers of the Scheriff's Of ings, Lawnmarket, Edinburgh, on Friday the 26th day of October current, at 11 o'clock forenoon. The Credit-ors will meet in the Writing-Chambers of Mr Lindsay, S.S.C. No. 14, Bernard Street, Leith, on Saturday the 10th day of November next, at 12 o'clock noon.

At the meeting for the election of Trustee and Commissioners, an offer of composition was made by the Barkrupt, which was entertained, and it will be decided upon at the above meeting to be held on the 10th day of November next.—Of all which Intimation is hereby given, in terms of the Statute.

Leith, October 9, 1849.

DAVID CREE, Trustee.

JAMES WILKIE, Accountant in Edinburgh, Trustee on the sequestrated estate of Virginia and American States of Virginia and Amer on the sequestrated estate of JOHN CRAWFORD, sometime Tailor and Clothier, and Dealer in Shares in Edinburgh, and now a Coal Dealer there, hereby inti-mates, that at the third general meeting of Creditors held on the 4th current, the Bankrupt made an offer of composition of Ninepence per pound to his Creditors on all debts due by him at the date of his sequestration, payable one month after the Bankrupt's final discharge, and offered Hugh Hunter Wright, 13, North West Circus Place, Edinburgh, and David Crawford, Station Master, Edinburgh and Northern Railway, Edinburgh, as his security. The said John Crawford further offered, as his security. The said John Crawford further offered to pay or provide for the whole expences attending the sequestration and the remuneration to the Trustee: That the Creditors present at said meeting having unanimously resolved that the offer and security should be entertained for consideration, Notice is hereby given, that another general meeting of the Creditors will be held within James Dowell's Sale-Rooms, Edinburgh, on Friday the 26th day of October current, at 12 o'clock noon, for the purpose of finally deciding on the Bankrupt's offer and JAMES WILKIE, Trustee. Edinburgh, October 9, 1849. the security proposed.

NOTICE

TO THE CREDITORS OF JAMES MILLER, Wood Merchant, Pennycuick, as an Individual, and as a Partner of Miller & Anderson, Wood Merchants there.

DAVID BERWICK, Accountant in Edinburgh Trustee on the sequestrated estate of the said James Miller, hereby intimates, that at the third general meeting of Creditors, held on the 4th current, the Bankrupt made an offer of a composition of One Shilling per pound to his Creditors on all debts due by him at the date of his sequestration, payable in three months after his final discharge, and offered Mr Christopher Gal-braith, Wood Merchant, South Clerk Street, Edin-burgh, as his security. The said James Miller farther offered to pay or provide for the whole expences attending the sequestration and the remuneration to the Trustee. That the Creditors present at said meeting having unanimously resolved that the offer and security should be entertained for consideration, Notice is hereby given, that another general meeting of Creditors will be held within the Chambers of Mr John Robertson Solicitor 22 Open Street Edictors. son, Solicitor, 33, Queen Street, Edinburgh, on Friday the 26th day of October current, at three o'clock afternoon, for the purpose of finally deciding on the Bankrupt's offer and the security proposed.

D. Berwick, Trustee.

Edinburgh, October 6, 1849.

SEQUESTRATION of the Estates of the Deceased JOSEPH MGREGOR, Accountant, lately residing at Ramsay Lodge, Castle-Hill, Edinburgh.

DAVID CORMACK, Accountant in Edinburgh, Trustee on the sequestrated estates of the said deceased Joseph M'Gregor, hereby intimates, that an account of his intromissions with the funds of the said estates, brought down to the 22d ultimo, with states of the funds recovered and of those outstanding, have been the tunds recovered and of those outstanding, have been audited by the Commissioners, in terms of the Statute, and lie at his Chambers, No. 55, Princes Street, Edinburgh, for inspection of all concerned. The Commissioners have postponed payment of a dividend till the next Statutory period, and have dispensed with the Trustee sending circulars or abstracts of the state of the affairs of the deceased, to the Creditors.

DAV. CORMACK, Trustee.

Edinburgh, October 8, 1849.

NOTICE

TO THE CREDITORS OF WILLIAM GRANT, Farmer, &c. Ruthven, Kirkmichael, Bauffshire.

JAMES PETRIE, Bank Agent in Dufftown, Trustee on the sequestrated estate of William Grant, Farmer, Cattle Dealer, and Banker at Ruthven, in the Parish of Kirkmichael, and County of Banff, hereby intimates, that his accounts up to the 29th ultimo have been audited and approved of by the Commissioners, and that they have postponed the payment of a dividend till the recurrence of the next Statutory meeting, and dispensed with sending notices to the Creditors, all in terms of the Statute.

JAMES PETRIE, Trus'ee.

Dufftown, Mortlach, October 4, 1849.

Petition having been presented to Lord Robertson, A Petiticn having been presented to Lord Robertson, Ordinary officiating on the Bills, at the instance of Henry Scrymckour, Upholsterer in Edinburgh, a Creditor to the extent required by law of Mrs SUSAN DUNN or DOWNIE, lately residing in No. 104, Brunswick Street, Glasgow, now deceased, praying for sequestration of her estates, his Lordship, upon the 20th day of August 1849, granted warrant to cite Mary Thompson of August 1849, granted warrant to cite Mary Thomson, Spinster, residing at Lower Broughton, near Manchester, Discoler of Edward Discoler. Spinster, residing at Lower Brogaton, near Brauchester, Ellen Thomson or Diggle, Spouse of Edward Diggle, Wool Sorter, residing in Regent Street, Rochdale, and the said Edward Diggle, her husband, for his interest, Thomson or Spencer. Spouse of Robinson Henrietta Thomson or Spencer, Spouse of Robinson Spencer, Colour Mixer, residing at Bellfield, near Roch-Spencer, Could Robinson Spencer, for his interest, and Thomas Thomson, formerly also residing at Rochdale and now furth of Scotland, and the tutors and curators and now furth or Scottand, and the tutors and curators of the said Thomas Thomson, if he any has, the said Mary Thomson, Ellen Thomson or Diggle, Henrietta Thomson or Spencer, and Thomas Thomson, being the Thomson or Spencer, the nearest of kin and successors of the said deceased Mrs Susan Dunn or Downie, to appear in Court within twenty. one days after citation, to shew cause why sequestration of the estates of the said deceased Mrs Susan Dunn or Downie should not be awarded, in terms of the Statute. Downie should not be awarueu, in terms of the Statute. The said parties having been duly cited to appear accordingly, and no appearance having been made, Lord Jeffrey, Ordinary officiating on the Bills, upon the 9th day of October 1849, ordered intimation of the foresaid warrant to be published in the Edinburgh Gazette; and of new, ordained the said parties to appear within a farther space of twenty-one days from the date of publication of the said intimation, to shew cause why sequestration of the estates of the said deceased Mrs Susan Dunn or Downie should not be awarded, in terms of the Statute.

INGLIS & BURNS, W. S. Agents.

16, Queen Street, Edinburgh, October 9, 1849.

SEQUESTRATION of STUART & RENNIE, Merchants in Greenock, and RENNIE, STUART, & COMPANY, Merchants in Newfoundland, (being one and the same Concern,) and of James Stuart, Merchant in Greenock, sole Partner of the said two Firms, as sole Partner of the said two Firms, as sole Partner thereof, and as an Individual.

THOMAS OLIPHANT HUNTER, Merchant in Greenock. Trustee on the Trust Greenock, Trustee on the sequestrated estates of the said Stuart and Rennie; Rennie, Stuart, and Company, and James Stuart, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 18th day of September last, 1849, has been made up and examined by the Commissioners on the said estate, in terms of the Statute; that the Commissioners have postponed payment of a dividend till the next Statutory period for making a dividend; and further, that they have dispensed with the necessity for the Trustee's sending circulars to the Creditors containing a copy or abstract of said account.—Of which Intimation is hereby given, in terms of the Statute.

T. O. Hunter, Trustee.

Greenock, October 1, 1849.

NOTICE.

TO THE CREDITORS OF

JOHN ALEXANDER BALLANTYNE, Printer in Edinburgh, one of the Partners of Messrs BALLANTYNE &

HUGHES, Printers, Edinburgh.

AMES COWAN, Paper Maker, Edinburgh, Trustee on the individual source transfer. the individual sequestrated estate of the said John Alexander Ballantyne, hereby intimates, that an account of his intromissions with the funds of the estate, from 28th May last to 3d October 1819, have been made up and examined, and that the Commissioners have postponed payment of a dividend till the next Statutory period, and also that they have dispensed with the Trustee sending circulars with states of the tunds to the Creditors. states of the funds to the Creditors.

JAS. COWAN, Trustee.

Edinburgh, October 6, 1849.

NOTICE

To the creditors of The late WILLIAM SHAND, Esq. formerly of

Arnhall, in Kincardineshire.

WILLIAM MONCREIFF, Accountant in Edinburgh,
Trustee on the sequestrated estate of the said
William Shand, hereby intimates, that his accounts have been audited and approved of by the Commissioners on the said estate, and that they lie at his Chambers here, for the innection of the said estate, and that they lie at his Chambers here, for the innection of the said estate, and that they lie at his Chambers here, for the innection of the said estate, and that they lie at his Chambers here, for the said estate, and that they lie at his Chambers here, for the said estate, and that they lie at his Chambers here, for the said estate, and that they lie at his Chambers here, for the said estate, and that they lie at his Chambers here, for the said estate, and that they lie at his Chambers here, for the said estate, and that they lie at his Chambers here, for the said estate, and that they lie at his Chambers here, for the said estate, and that they lie at his Chambers here, for the said estate, and that they lie at his Chambers here, for the said estate, and that they lie at his Chambers here, for the said estate, and that they lie at his Chambers here, for the said estate, and that they lie at his Chambers here, for the said estate, and the said estate here. inspection of all concerned. No farther dividend at present. 59, George Street,

Edinburgh, October 9, 1819.

TO THE CREDITORS OF JOHN THOMSON, Wright and Builder in Tradeston of Glasgow.

SOTICE is hereby given, that a Petition has been presented to the Sheriff of Lanarkshire by the said John Thomson, with concurrence of a majority in number and four-fifths in value of the Creditors who have produced oaths in the sequestration, praying for a discharge of all debts due by him at the date of the sequestration of his estates; and the Sheriff has, by Interlocutor of this date, appointed intimation of the presentation of this Petition to be made in the Edinburgh Gazette, in terms of the Statute.

JOHN BROOKE, Trustee.

Glasgow, October 8, 1849.

NOTICE.

IN a Process of Cessio Bonorum depending before the Sheriff of Dumbartonshire, at the instance of JAMES WEIR, sometime Farmer, residing at Shirva-dyke, in the Parish of Kirkintilloch, now Tacksman of the Craiglane Toll, in the Parish of Cumbernauld, and present Prisoner in the Prison of Dumbarton, the Petitioner, in terms of an Interlocutor of the Sheriff-Substitute of this date, hereby requires his Creditors to appear on Friday the 9th day of November next, at one o'clock afternoon, within the Sheriff-Court-House, Dumbarton, when the Petitioner will appear for examination.

Dumbarton, October 2, 1849.

DAVID TAINSH, Pror.

LEXANDER GILLIES, General Merchant, Glasgow, sometime residing in Castlemilk Place, in or near Glasgow, present Prisoner in Glasgow Prison, has presented a Petition to the Sheriff of Lanarkshire, craving liberation, interim protection, and decree of Cessio Bonorum; and his Creditors are hereby required to attend within the Sheriff-Clerk's Office here, on the 12th day of November next, at 12 o'clock noon, when the Petitioner will appear for examination

Glasgow, October 8, 1849.

DISSOLUTION OF COPARTNERY.

THE Partnership hitherto carried on under the Firm of LAWRIE & FERGUSON, Marble Cutters, Leith Walk, was DISSOLVED on the 1st instant, by mutual consent.

THOMAS LAWRIE.

Aw. FERGUSON.

WILLM. THOMSON, Witness.

ANDREW WALLACE, Witness.

Edinburgh, October 2, 1849.

N. B. The Fees of all Notices must be paid in advance, and all Letters post-paid.

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Tuesday, October 9, 1849.

Price One Shilling.

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