

# The Edinburgh Gazette.

## Published by Authority.

#### FRIDAY, DECEMBER 27, 1850.

AT the Court at Windsor, the 12th day of December 1850.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the Session of Parliament holden in the fifth and sixth years of the reign of Her present Majesty, intituled "An Act to amend the law of copyright," it is, among other things enacted, that it shall not be lawful for any person, not being the proprietor of the copyright, or some person authorized by him, to import into any port in the United Kingdom, or into any other part of the British dominions, for sale or hire, any printed book first composed or written, or printed and published in any part of the United Kingdom wherein there shall be copyright, and reprinted in any country or place whatsoever out of the British dominions:

And whereas by an Act passed in the Session of Parliament holden in the eighth and ninth years of the reign of Her present Majesty, intituled "An Act to regulate the trade of the British "possessions abroad," books, wherein the copyright is subsisting, first composed or written, or printed in the United Kingdom, and printed or reprinted in any other country, are absolutely prohibited to be imported into the British possessions

abroad:

And whereas by an Act passed in the Session of Parliament holden in the tenth and eleventh years of the reign of Her present Majesty, intituled "An Act to amend the law relating to "the protection in the colonies of works entitled "to copyright in the United Kingdom," it is enacted, that in case the legislature or proper legislative authorities in any British possession shall be disposed to make due provision for securing or protecting the rights of British authors in such possession, and shall pass an Act, or make an Ordinance for that purpose, and shall transmit the same in the proper manner to the Secretary of State, in order that it may be submitted to Her Majesty; and in case Her Majesty shall be of opinion that such Act or Ordinance is sufficient for the purpose of securing to British authors reasonable protection within such possession, it shall be lawful for Her Majesty, if she think fit so to do, to express Her royal approval of such Act or Ordinance, and thereupon to issue an Order in Council, declaring that so long as the

provisions of such Act or Ordinance continue in force within such colony, the prohibitions contained in the aforesaid Acts, and hereinbefore recited, and any prohibitions contained in the said Acts, or in any other Acts against the importing, selling, letting out to hire, exposing for sale or hire, or possessing foreign reprints of books first composed, written, printed, or published in the United Kingdom, and entitled to copyright therein, shall be suspended, so far as regards such colony; and thereupon such Act or Ordinance shall come into operation, except so far as may be otherwise provided therein, or may be otherwise directed by such Order in Council:

And whereas an Act has been passed by the Legislature of the Province of Canada, No. 780, intituled "An Act to impose a duty on foreign "reprints of British copyright works," whereby it is enacted that it shall be lawful for the Governor in Council to impose an ad valorem duty not exceeding twenty per centum upon books imported into the said province wherein the copyright shall be subsisting, first composed or written, or printed in the United Kingdom, and printed or reprinted in any other country with regard to which the notice to the Commissioners of Customs required by any Act of the Imperial Parliament in force in that behalf shall have been given, and from time to time to alter the said duty (not exceeding in any case the rate aforesaid), and from time to time to establish such regulations and conditions as may be consistent with any Act of the Parliament of the United Kingdom then in force, and as he may deem requisite and equitable with regard to the admission of such books, and to the distribution of the proceeds of such duty to or among the party or parties beneficially interested in the copyright:

And it is thereby further enacted that the provisions of that Act (except in so far as may be otherwise directed in such Order of Her Majesty in Council,) shall come into operation from and after the day to be appointed for that purpose in any Proclamation of the Governor of the said province, signifying Her Majesty's approval of that Act, and the issuing of such Order in Council, and not before:

And whereas Her Majesty hath expressed Her royal approval of the said Act of the Canadian Legislature:

Now therefore, Her Majesty, by and with the advice and consent of Her Privy Council, and by the

authority of the same, doth order, and it is hereby ordered, that from and after the Proclamation hereinafter mentioned of Her Majesty's approval of the duty to be imposed, and the regulations to be made by the said Governor in Council, pursuant to the said last-mentioned Act; and thenceforth so long as such Act shall remain and continue in force within the said province, all prohibitions in either of the said hereinbefore recited Acts of the Imperial Parliament, or in any other Acts thereof contained against the importing into the said province, or against the selling, letting out to hire, exposing for sale or hire, or possessing therein foreign reprints of books first composed, written, printed or published in the United Kingdom, and entitled to copyright therein, shall be suspended, so far as regards the said province. Provided always, and it is hereby ordered, that the said Act shall not come into operation except for the purpose of enabling the said Governor in Council to impose such duties, and to make such regulations as therein mentioned, until Her Majesty's approval of the rate of duty so to be imposed, and the regulations so to be made, shall have been signified to the said Governor by one of Her, Majesty's Principal Secretaries of State, and until the approval so signified shall have been proclaimed in the said province, and thereupon the said Act shall come wholly into operation. h And the Right Honourable the Lords Commis, sioners of Her Majesty's Treasury, and the Bight Honourable Earl Grey, one of Her Majesty's Principal Secretaries of State, are to give the necessary directions herein as to them may respectively appertain. by t 1 b. C. C. GREVILLE, A

TREASURY WARRANT! Whereas by an Act passed in the fourth year of the reign of Her present Majesty, initituled "An Act for the regulation of the duties of postage," certain scales of weight and rates of postage, were fixed and made chargeable and payable upon, for, or in respect of letters, newspapers, parliamentary proceedings, and printed papers transmitted and forwarded by the post ; and various regulations were made for facilitating the transmission of such letters and papers by the post #LII "And whereas by an Act passed in the eleventh year of the reign of Her present Majesty, intituled if An Act for giving further facilities for the transmission of letters by post, and for the regulating the duties of postage thereon, and for other purposes relating to the Post-office, the proviso concerning the maximum weight of letters to be sent by the post, as fixed in and by the said first mentioned Act, is repealed mand in order to prevent packets of an bunwieldy bulk or any int convenient size being transmitted by the post, power is given, to the Commissioners, of Her Majesty's Preasury, at many time for times thereafter, by warrant under their hands, to fix a maximum weight of letters to be sent by the post, and from time to time to repeat on revoke such maximum weight, wholly or in part, and declare any other maximum of weight in lieu thereof, and all letters are to be forwarded, conveyed, and delivered by The post in conformity with any such warrant, and also in the formity with, and under and subject to also in the formity with, and under and subject to also in the conformity with, and under and subject to also in the conformity with, and under and subject to also in the conformity with any such as to the form, size, or dimensions the conformity whether in proportion to the weight or otherwise, as the Postmaster-General, with the consent of the Commissioners of Her Majesty's

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REMINERAL

Treasury, shall from time to time direct; and by the said Act power is also given to the Postmaster. General to collect and receive the foreign and colonial postage charged or chargeable on any letters sent by the post, and also, with the consent of the Commissioners of Her Majesty's Treasury, to require the postage, British, colonial, or foreign, of any letters sent by the post to be prepaid either in money or in stamps, as he may think fit, on the same being put into the Post-office, and also with such consent to abolish or restrict the prepayment, in money, of postage on letters sent by the post, either altogether or on certain letters, and to require the prepayment thereof to be in stamps, and to refuse to receive or send by the post any letters tendered contrary to any regu-lations thereby made; and it is also declared and enacted that it shall be lawful for the Postmasters General and any officer of the Post-office to detain any letters which shall be posted or sent by the post contrary to the regulations of that Act, or the first-mentioned Act, or contrary to the regulations of any Treasury Warrant to be issued under or by virtue of that Act, or which had been or should be issued under or by virtue of the said first-ment tioned Act, and to open such letters, and either to return them to the senders thereof, or to forward them to the places of their destination, charged in either case with such rates of postage as the Postmaster-General, with the consent of the Com-missioners of Her Majesty's Treasury, shall from time to time direct.

Now we, the undersigned, being two of the Commissioners of Her Majesty's Treasury, de, in exercise of the powers reserved to us in and by the said before mentioned Acts, or either of them, and of all other powers enabling us in this behalf, by this warrant under our hands, order and direct that printed books, printed magazines, printed reviews, printed pamphlets (whether British, color nial or foreign), may be transmitted by the post between any part of the United Kingdom and any part of the British West Indies, Newfoundland Gibraltar, Malta, or Hong-Kong, subject to the several regulations and rates hereinafter contained (that is to say); — to f On every packet consisting of a single printed

book, or printed magazine, or printed review? or printed pamphlet, the several sheets of parts of which, when more than one, shall be sewed of bound together, if not exceeding half a pound in weight, there shall be charged and taken one uniform rate of postage of sixpence. † 200 9 88 And on every such packet, if exceeding half pound and not exceeding one pound in weight, there shall be charged and taken one uniform rate of postage of one shilling.

And on every such packet, if exceeding one pound and not exceeding two pounds in weight, there of postage of two shillings: And on every such packet, if exceeding two pounds v and not exceeding three pounds in weight, there of shall be charged and taken one uniform rate of postage of three shillings.

And for every additional one pound in weight of any such packet, above the weight of three pounds, there shall be charged and taken an additional rate of postage of one shilling, and every fraction of such additional pound shall be charged as an additional pound. charged as an additional pound min al

nAnd we further order and direct, that nonsuch packet, if containing more than one printed books or printed magazine, or printed review, or printed pamphlet, or containing any paper or thing besides one pri ted be k, or p i ted m sazine or p i t d a printed book, printed magazine, printed review, pr printed pamphlet, or containing any printed book, printed magazine, printed review, or printed pamphlet, the several sheets or parts of which when more than one, shall not be sewed or bound together, or which packet, in length, or breadth, or width, or depth, shall exceed the dimensions of two feet or twenty-four inches, shall be forwarded by the post under the provisions aforesaid.

And we further order and direct, that as to any packet hereinbefore authorized to be sent by the post under the provisions aforesaid, which shall be posted in the United Kingdom, the postage thereof shall in every case be prepaid at the time of the same being posted, not in money, but by being duly stamped with the proper postage stamp or stamps affixed thereto, which stamp or stamps shall in every case be affixed or appear on the outside of every such packet, near the address, and shall be of the value or amount of the postage duty payable thereon, under or by virtue of this warrant; and as to any such packet posted in the aforesaid bolonies, the postage thereof shall in every case be prepaid in money at the time of the same being posted.

And we further order and direct that every such packet shall be sent without a cover, or in a cover or envelope open at the ends or sides, and shall contain printed matter only with the binding thereof, and there shall be no writing or marks upon the cover or envelope thereof, or upon or within any part of the contents thereof, other than the name and address of the person to whom the

packet shall be sent.

And in order to prevent any obstacles to the due and regular transmission of letters by the post, we further direct that it shall be lawful for any officer of the Post-Office in the United Kingdom to delay the transmission of any packet posted or forwarded by the post under the provisions of this Warrant, either for the space of twenty-four hours from the time at which (or at his option until the despatch of the mail next after that by which) the same bught otherwise to have been forwarded by him; and it shall be lawful for any officer of the Post-office in the aforesaid colonies, to delay the transmission of any packet posted or forwarded by the post under the provisions of this Warrant, for the space of seven days from the time at which (or at his option until the despatch of the mail next after that by which) the same ought otherwise to have been forwarded by him.

And we further direct that nothing hereinbefore contained shall be construed to interfere with or affect the transmission by the post of printed votes and proceedings of the Imperial Parliament, or of printed votes and proceedings of the Colonial Legislatures, nor of printed papers or other printed publications which are allowed to pass by the post under the newspaper privilege.

And we further order and direct that if any packet sent, or tendered, or delivered, in order to be sent by the post under the provisions of this present Warrant, shall contain any paper or thing besides a printed book, printed magazine, printed review, or printed pamphlet, and the binding thereof, or shall have any writing or marks upon the same, or upon the cover or envelope thereof, except the name and address of the person to whom it is forwarded, or shall not be open at the ends or sides, on shall in length or breadth, or width or depth, exceed the dimensions of two feet or twenty-four inches, or shall contain more than one printed book, or printed magazine, or printed

review, or printed pamphlet, or shall contain any printed book, printed magazine, printed review, or printed pamphlet, the several sheets or parts of which, when more than one, shall not be sewed or bound together, or if the postage of any such packet posted in the United Kingdom shall not be duly and properly prepaid by stamps when posted, or if the postage of any such packet posted in any of the aforesaid colonies shall not be duly and properly prepaid in money when posted, the same shall and may be detained and opened, and at the option of the Postmaster-General shall be either returned or given up to the sender thereof, or be given up to the place of its destination, and any such packet on being so returned, given up, or forwarded, shall be chargeable with the like amount of postage to which it would have been liable as a letter.

And we further direct that printed votes and proceedings of the Imperial Parliament, and printed votes and proceedings of the Colonial Legislatures may be sent between the United Kingdom and the East Indies of Hong-Kong, by Her Majesty's Mediterranean-packet-boats, via Southampton and Syris or Egypt, at the several rates of British postage fixed by the said Act passed in the fourth year of the reign of Her present Majesty, on printed votes and proceedings of the Imperial Parliament sent to Her Majesty's colonies by packet-boat, and on printed votes and proceedings of the Colonial Legislatures sent to the United Kingdom from the colonies by packet-boat, but such respective votes and proceedings shall be subject to all the regulations, conditions, and penalties, prescribed by the said last-mentioned Act, in respect of printed papers sent by the post.

And we further direct that nothing herein contained shall be construed to extend to any packets sent through France, or any other Foreign Country to which a transit rate of postage would be payable thereon, nor to any packets sent by private ships.

And we further order and direct that the term "British West Indies!" used in this Warrant, shall include the Bermudas; the Bahamas, and other British Islands, commonly called the West Indies, as also the colonies of British Guiana and Honduras; and their respective dependencies; and that the term "by the post," used in this Warrant; shall, as, to the sea conveyance, include the conveyance by packet-boat; and that the seweral other terms and expressions used in this Warrant shall be construed to have the like meaning in all respects as they would have had if inserted in the said Act passed in the fourth year of the reign of Her present Majesty.

And we further direct that this Warrant shall come into operation on the first day of March one

thousand eight hundred and fifty-one:

Provided lastly, and we do hereby declare and direct that it shall be fawful for the Commissioners, for the time being, of Her Majesty's Treasury, of any two of them, by Warrant undef their hands, at any time hereafter, to after or repeal any of the rates hereby fixed or aftered, or the regulations hereby made, and to make and establish any new or other rates or regulations in lieu thereof, and from time to time to appoint as what time the rates that may be payable are to be paid.

Whitehall, Treasury Chambers, the nineteenth flay of December 1850.

W. Gibson-Craik.

C. Wood.

### NOTICE TO MASTERS, AND OWNERS OF SHIPS.

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FOREIGN-OFFICE, December 24, 1850.

The Queen has been pleased to appoint William Congreve Brackenbury, Esq. now Consular-Assistant to the British Mission at Madrid, to be Her Majesty's Consulat that Capital.

WHITEHALL, December 18, 1850.

The Queen has been pleased to grant unto Thomas' Monteath, Esquire, Campanion of the Most Honourable Order of the Bath, Colonel of the 35th Regiment of Light Infantry, in the service of the East India Company, on the Bengal Establishment, and one of Her Majesty's Aides-de-Camp, eldest son and heir of Thomas Monteath, late of Kingston, in the Island of Jamaica, who was second son of Walter Monteath, sometime of Kepp, in the county of Perth, Esquire, and Jean his wife, sister of Margaret Duchess of Douglas, all deceased, Her Royal licence and authority, that he and his issue may, in compliance with a clause contained in a certain disposition and deed of entail, bearing date the 31st day of December-1793, take and henceforth use the surname of Douglas, in addition to and after that of Monteath, and that he and they may bear the arms, of Douglas quarterly in the first quarter, with those of Monteath; and that he, the said Thomas Monteath, may bear the designation of Monteath Douglas, of Douglas Support and Menteth; such arms being first duly exemplified according to the laws of arms, and recorded in the Herald's Office, otherwise the said royal licence and permission to be void and of none effect:

And also to command that the said royal concession and declaration be registered in Her Majesty's College of Arms By the Lord Lieutenant and Council of Treland.
A PROCLAMATION.

CLARENDON.

WHEREAS by an Act passed in the eleventh year of Her Majesty's reign, intituled and Act for the better Prevention of Crime and "Outrage in certain parts of Ireland, until the limit day of December, and thousand eight hindred and forty-nine, and to the end of the "then next Session of Parliament," it was amongst other things enacted, "That whenever, in the judgment of the Lord Lieutenant or other Chief-Governor of Governors of Ireland, by and with the advice of the Privy Council of Ireland, it shall be necessary for the prevention of crime and outrage, that the said Act should apply to any county, county of a city, or county of a town, or any barony or baronies, half barony or half baronies in any county at large, or any district of less extent than any barony or half barony in Ireland, to declare by Proclamation, to be published in the Dublin Gazette, that from and after a day to be named in such Proclamation, the said Act shall apply to any county, county of a city, or county or half baronies in any county at large, or any district of less extent than any barony or half barony or half baronies in any county at large, or any district of less extent than any barony or half barony or half baronies in any county at large, or any district of less extent than any barony or half barony in Ireland:

And whereas by one other Act passed in the last Session of Parliament, intituled "An Act to con"tinue, for a time to be limited, an Act of the 
"eleventh year of Her present Majesty, for the 
better prevention of Crime and Outrage in ceri

"tain parts of Ireland," it is enacted, "That the 
said recited Act of the eleventh year of Her 
present Majesty shall be, and continue in full 
force and effect until the thirty-first day of 
December, in the year one thousand eight hum 
dred and fifty-one, and from thence until the end 
of the then next Session of Parliament."

Now We, the Lord Lieutenant, do by this Our Proclamation, in pursuance and execution of the said Acts, and by and with the advice of Her Majesty's Privy Council in Ireland, declare that from and after Monday the thirtieth day of this present month of December, one thousand eight hundred and fifty, the said Acts shall apply to, and be in force in and for the electoral divisions of Killymasney, Seacor, and Caravaddy, in the Poor Law Union of Letterkenny; in and for the electoral division of Meenacareagh, in the Poor Law Union of Stranorlar; and in and for the townlands of Letterkenny, in the barony of Kilmacrenan; and Oldtown, in the barony of Raphoe, all in the county of Donegal:

And of this Our Proclamation all Justices of the Peace of the said county, Constables, Peace Officers, and all others whom it may concern, are

to take notice.

Given at the Council Chamber in Dublin, this 100 24th day of December 1850. v Maziere Brady, C. Thos. Meath. Wm. M. Somerville. James Henry Monahan. Fred Shaw. John Hatchell. Fred Richd. W. Greene. Ł GOD save the QUEEN.

WHEREAS the Lord Lieutenant of Ireland, Council of Ireland, did, on the 24th day of December 1850, by a Proclamation published in the Dublin Gazette, declare that from and after the 31st day of the present month of December, an Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, intituled "An Act for the better "Prevention of Crime and Outrage in certain parts of Ireland, until the first day of Decem-"ber, one thousand eight hundred and forty-nine, "and to the end of the then next Session of Par-"liament," and which Act was continued in full force and effect by an Act passed in the fourteenth year of the reign of Her said Majesty, to the 31st day of December 1851, and from thence to the end of the then next Session of Parliament, should apply to, and be in force in and for the electoral divisions of Killymasney, Seacor, and Caravaddy, in the Peor Law Union of Letterkenny; in and for the electoral division of Meenacareagh, in the Poor Law Union of Stranorlar; and in and for the townlands of Letterkenny, in the barony of Kilmacrenan; and Oldtown, in the barpny of Raphoe, all in the county of Donegal:
Now, His Excellency the Lord Lieutenant, in

pursuance of the provisions of the said Act, does, by this Warrant, under the hand of his Chief Secretary, appoint John Fleming, Esq. to grant, at his discretion, at such time and times, and place and places, to be named in such manner as in the said Act is mentioned, a Licence or Licences to any person or persons to have, within the district named in the said Proclamation, in his, her, or their own dwelling-house or dwelling-houses only, Charles Middleton Kernot, of West Cowes, Isle of Wight. Hants chemist and dwelling are of the first of the firs gun or guns, pistol or pistols, or other fire-arm or fire-arms, or part or parts of any gun, pistol, or other fire-arm, or any sword or swords, cutlass or cutlasses, pike or pikes, bayonet or bayonets, or

any bullets, gunpowder, or ammunition.

Dated at Dublin Castle, this 24th day of

December, 1850.

By His Excellency's Command,

THEREAS the Lord Lieutenant of Ireland, by and with the advice of the Privy Council Henry Hamer, of No. 59, Blackfriars Road, Surrey, linear of Ireland, tild, on the 24th day of December draper.

1850, by a Proclamation published in the Dublin Gazette, declare that from and after the 31st day of the present month of December, an Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, intituled "An Act for the better prevention of crime and outrage in certain parts of Ireland, until the first day of December, one thousand eight hundred and forty-nine, and to the end of the then next Session of Parlia ment," and which Act was continued in full force and effect by an Act passed in the fourteenth year of the reign of Her said Majesty, to the 31st day of December 1851, and from thence to should apply to, and be in force in and for the electoral divisions of Killymasney, Seacor, and Caral vaddy, in the Poor Law, Union of Letterkenny; in and for the electoral division of Meenacareagh, in the Poor Law Union of Stranorlar; and in and for the townlands of Letterkenny, in the barony of Kilmacrenan; and Oldtown, in the barony of Raphoe, all in the county of Donegal;

Now, His Excellency the Lord Lieutenant, in pursuance of the provisions of the said Acts. Coefficients.

by this Warrant reunder the hand of his Chief Secretary, appoint Henry Townsend, Esq. to grant, at his discretion, at such time and times. and place and places, to be named in such manner, as in the said Act is mentioned, a Licences or Licences to any person on persons, to have within the district named in the said Proclamation, in his, her, or their own dwelling-house or dwelling-houses only, or to carry and have within the same district, any gun or guns, pistol or pistols, or other fire-arm or fire-arms, or part or parts of any gun, pistol, or other fire-arms, or any sword or swords, cutlass, or cutlasses, pike or pikes, bayonet or bayonets, or any bullets, gunpowder, or ammunition, 1 (68

Dated at Dublin Castle, this 24th day of December, 1850 By His Excellency's Command, p 3 m so al WM. M. SOMERVILLE

The Lord Lieutenant, in pursuance of the powers vested in him by the Act 11 Victoria, cap 2, 15 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 John Crowley, of Pallinearriga, barony of East Carberry, in the county of Cork, Farmer and Publican. cater the Ince

Given at Her Majesty's Castle of Dublin, the 24th day of December, 1850. By His Excellency's Command.

Ton, rediretor, Lanar , Lsq re-

BANKRUPTS\_ n ot FROM THE LONDON GAZETTE. 1ch

BANKRUPTCIES AWARDED.

John Burgoyne Pillin and George Afred Pillin of Featherstone Buildings, Holborn, Middlesex, sword cutlers and belt-makers.

To ammunition.

Castle, this 24th day of Elizabeth Terrace, Liverpool Road, Islington, Middlesex, contractor and builder.

Tohn Barber, of Eaton Locon, Bedford, builder.

John Nix Harlow, of Ramsgate, Kent, wine and spirit merchant.

Charles Marson. of New Modern.

Charles Marson, of New Market, Cambridge, livery stable keeper and dealer in horses.

THE Inclosure Commissioners for England and Wales hereby give Notice, that Applications have been made by the under-mentioned Persons for the Advance of the under-mentioned Sums by way of Loan, under the provisions of the Act of the 13th and 14th Vict., cap. 31, for the Drainage of the Lands hereinafter specified;—

Name of Applicant.	Name of Estate.	Parish.	County.	Sums applied for by way of Loan
Janet Somerville M'Alister of Kennox House, in the County of Ayr, Widow,	Kennox,	Stewarton,	Ayr,	£550
George Buchanan of Arden, in the County of Dumbar, ton, Esquire,	Wester Bannachra,	Luss	Dumbarton,	300
William Rogerson of Wamphray, in the County of Dumfries, Esquire,	Lands in	Wamphray,	Dumfries,	400
Sir William Gibson-Craig of Riccarton, in the County of Edinburgh, Baronet, of p	n <b>Riccarton,</b>	Currie and }	Edinburgh,	3,000
Sir Thomas Erskine of Cambo, in the County of Fife, Baronet,	Lands in	Kilrenny and Crail,	Fife,	600
Archibald Thomas Frederick Fraser of Abertarff, in the County of Inverness, Esquire,	E Lands in	Boleskine and Abertarff,	Inverness,	300
The Right Honourable Fox Maule, Alexander Ram- say the Younger, of Bal- main, Esquire, and James Horne Burnett of No. 4, Moray Place, Edinburgh, Esquire, Trustees of Sir Alexander Ramsay of Balmain, Baronet,	y Y Tands in	Fettercairn.	Kincardine,	1,200
Thomas Maxwell of Liver pool, Esquire, Merchant,	Âuchenfranco,	Marykirk,  Lochrutton,	Kirkeudbright,	1,000
Francis Maxwell of Gribton, in the County of Dumfries, Esquire, and Marion Maxwell of Laurel Mount, in the County of Lancaster, the Trustees of the later Archibald Maxwell of Thrave, Esquire,	v Tands in	Ketton, Urr,	95	1 1,500
John Hamilton of Fair- holm, in the County of Lanark, Esquire,	Sunnyside Farm,	Hamilton,	Lanark,	46
John Buchanan Hamilton of Leny, in the County of Perth, Esquire,	Lands in	Callander,	Perti,	500
Thomas Rutherford of Fairnington, in the County of Roxburgh, Esquired b	Fairnington,	Roxburgh,	Roxburgh	2,590
John Lang of Selkirk, Esquirer Writer to the Signet, x	Overwells	Jedburgh;	# # # <b>**</b>	700

pecified: 1	he e i ma		A a c ea	A MK EA
a cestate brought down to	to complete the tance or d	teindy nat	у	C Mr A
ema Application.	Name of Estate	, Parish s	s of Country, 1	Sums applied for by Way of Loan.
b 9 on	,	1	r d m	1 Dil 118 20
The fe Right of Honorable. Thomas: Earl of Zetland.		Clackmannan, Falkirk, yet	Clackmannan, Stirling,	£2,803 1,800
Witness my hand	this 18th day of Decembe	in the groot hi	Park Brait area	í.
AN TOTACOG ATA A ANTONIA	fifth I diff walk or recommo	T. III. BHO YOUL OL	, <u>,</u>	)
		-	,H. Ca <sub>1</sub> 14	ules, Secretary,
H-0	L iburgh, Dec mh KOITA	7 4 N 1000 P M	<del>ा अभे क्याउँ</del> .	
AMULI BROUKMAN,  No. 16, on the Forth a  f, and holding a liquid grou  le deceased ALEXANDEI  IIII, in the Parish of St. Niu  arish of Bothkenuar, and a  id, has applied to the Com  Creditor to the defunct  arish of Bothkenuar, and a  id, has applied to the Com  Stirling to be decerned E  Creditor to the defunct  arish of Bothkenuar, and a  credit of the defunct  arish of Bothkenuar, and a  the Executors, Testam  there having, or pretending  after, be warned to compete  the Substitutes, within the  oth of Stirling, prop the testance of the said Samuel I  sar and to see him decern  ative gra Creditor, in terr  lege a reasonable gause to  thought and confirmed to  control of the said Samuel I  and of the first of I  Talking December 23, 485  Telling December 23, 485  Telling against the Executed at the instance of We  event det the instance of We  event defunct, before the Co  Straling, against the Executer, in which the Raiser is  r-Dative Via Creditor of the  mitted, and confirmed to the  land sundry his personal es  from the war of the State of  MARQUIS of HUNTL  Strathaven and Glenliver  Broker, and Underwriter is  bola 1320 p 2 of 10 of  Strathaven and Glenliver  Broker, and Underwriter is  ON ALD LINDSAY,  VII the on the say of  g as at the sam account of  the state of the estate, brought,  of state of the state, brought  of the state, brought	Tracker, residing at Lock, Tracker, residing at Lock and Clyde' Canal; a Creditor and enclaim of debt against R. CLARK, Farmerf Please lians, and Stonehouse, in the residing at Plean Mill aforementation of Executor-dative sending at Plean Mill aforements of the Commissary of the Commissary of the said commissary. December current, charged to have interest in the said Ediction else to get the contant, which is the said to have interest in the said to have in the said to have interest in the said to have interest in the said defunct, and in and to the said that the commissioners on said the commissione	intimates, that funds of the est states of the fund the same date, I commissioners of also that the Con other dividend a period, and that ing an abstract of all which Notice and the second of the Second of the Second of the Second of the Statute; and far poned the payme period, and disperiod, and disperiod, and disperiod, and disperiod, and disperiod, and disperiod, and disperiod of the Statute; and far poned the payme period, and disperiod, and disperiod, and disperiod, and disperiod, and disperiod of the Statute; and far poned the payme period, and disperiod, and disperiod, and disperiod, and disperiod, and disperiod of the Statute; and far poned the payme period, and disperiod, and disperiod of the Statute; and far poned the Statute; and	an account of his ate, brought down as recovered and on the said estate, in missioners have putil the recurrent they have dispense for the funds being se is hereby given, in the said estate at sin Glasgow amagston and Sydser of that Companeby intimates, that the funds of the hinst and states standing as at said by the Commission of a dividend ensed with sending all which Notice is the said by the Commission of the control of a dividend ensed with sending all which Notice is the said by the Commissions with the said state of the said intromissions with urrent, have been pection at the Writing W. S. 37, Bernia or of a dividend hat ther stated period, lispensed with sending with the said said so the said intromissions with urrent, have been pection at the Writing W. S. 37, Bernia or of a dividend hat ther stated period, lispensed with sequestrated estate the Sheiff-Substime Sheiff-Sub	dontant in Edinburgh, to estate of the deceased e. of Broughton, hereby in the deceased e. of Broughton, hereby intromissions with the of those outstanding as at the first of the 13th curt, and examined by the pand examined by the other statute; the of another statute; the of the states, brought, the state of the other states, brought, the state of the states, brought, the states of the states, being the states of the states, being the states of the states, brought, the states, being the states, being the states, being the states, brought, the states, being the states, brought, the states, b
tors. Of all which Notice	ndend until the recurrence or making a dividend, and ending circulars to the Cresis hereby given, in terms of the way has all and an intermedity when the control of the co	postponed by their	ar a declaration of until another Sta	tutory period and the so

THE Estates of the Company carrying on Business as Bleachers at Lousdale, near Paisley, and also in Glasgow, under the Firm of WILLIAM HAMILTON & COMPANY, and also of ALEXANDER LEARMONTH CAMERON & COMPANY, and of Alexander Learmonth Cameron, residing at Lousdale aforesaid, the sole Individual Partner of the said Company carrying on Business under the said Firms of William Hamilton and Company, and Alexander Learmonth Cameron and Company, as sole Partner, and as an Individual, were sequestrated on the 26th day of December 1850. December 1850.

The first deliverance is dated 26th December 1850,

The meeting to elect Interim Factor or Factors is to be held at 12 o'clock noon, en Monday the 6th day of January 1851, within the Star Hotel, Glasgow; and the meeting to elect the Trustee or Trustees, and Commissioners, is to be held at 12 o'clock noon, on Tursday the 28th day of January 1851, within the Star Hotel, Glasgow.

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 26th

day of June 1851.

All future Advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone.

L. MACKINTOSH, S.S.C. 31, Northumberland Street, Edinburgh, Agent

NOTICE

TO THE CREDITORS OF JOHN HOOD, Brazier and Dealer in Shares,

Paisley,
Paisley,
ALEXANDER ABERCROMBIE, Accountant,
Paisley, Trustee on the sequestrated estate of the said
John Hood, hereby call a meeting of his Creditors to be held
within the Chambers of Messrs Martin and Hodge, Writers, County Buildings, Paisley, upon Tuesday the 14th day of January 1851, at one o'clock afternoon, for the purpose of electing a Commissioner, in room of James Gibb, Innkeeper in Paisley, deceased.

Alexander Abercromete, Trustee. Paisley, December 26, 1850,

ROBERT SCOBIE, Accountant in Glasgow, Trustée on the sequestrated estate of Trustée OBERT SCOBIE, Accountant in Glasgow, Trustee on the sequestrated estate of JAMES CLARK, Railway Furnishing Contractor and Commission Agent, No. 57, Buchanan Street, Glasgow, and residing in Glasgow, a Partner of the Firm of Hervey & Clark, Railway Furnishing Contractors and Commission Agents, No. 57, Buchanan Street, Glasgow, as a Partner of that Company, and as an Individual, hereby intimates, that at the third general meeting of Creditors held on the 23d current, the Bankrupt made offer of a composition to his Creditors on all debts due by him at the date of his seenest ration. ditors on all debts due by him at the date of his sequestration, with security for payment of the same; and he further offered to pay or provide for the expences attending the sequestration and the remuneration to the Trustee: That a majority in number and four-fifths in value of the Crea majority in number and four-fifths in value of the Uro-ditors present at said meeting having resolved that the offer and security should be entertained for considera-tion, Notice is hereby given, that another general meet-ing of Creditors will be held within the Trustee's Count-ing-House, 48, Queen Street, Glasgow, on 14th January next, at two o'clock afternoon, for the purpose of finally deciding on the Bankrupt's offer and the security pro-posed. posed.

Ron Sconing Trustee.

Glasgow, December 24, 1850.

CEORGE ROBSON, Accountant in Glasgow, Trustee on the sequestrated estate of ANDREW HENDERSON, Draper and Gloth Merchant in Hamilton, hereby intimates, that the accounts of his intromissions with the funds of the estate from the 12th day of August last, have been made up and examined by the Commissioners on said estate, in terms of the Statuta a That he has examined the claims of the several Creditors who have lodged their oaths and grounds of debt, and completed lists of those Creditors entitled to be ranked on the funds of said estate, and also of those whose claims have been rejected in whole or in part; further, that an equalizing dividend will be paid to those Creditors who did not participate in the first dividend, further, that an equalizing dividend will be paid to those Creditors who did not participate in the first dividend, but who have produced sufficient oaths of varity and grounds of debt, and a second and final dividend will be paid to all those Creditors whose claims have been admitted by the Trustee, at the Counting-House of Messrs Black & Robson, Accountants, No. 40, Buchanan Street, Glasgow, on the 13th day of February next 1851.

—Of all which Notice is hereby given, in terms of the Statute.

GEO. ROSSON, Trustee.

'Homas buchanan Campbell, Metal Met chant in Edinburgh, Trustee on the sequestrated estate of JAMES MINTO, Copper Smith and Timplate Worker, Whitefield Place, Leith Walk, in or near Edinburgh, hereby intimates, that an account of his intromissions with the funds of the cetate, brought down to the 14th current, and states of the funds as at the same date, have been made up and examined by the Commissioners, in terms of the Statute: That he has examine the claims of the several Creditors who have ledged their oaths and grounds of debt on or before the 14th current, and completed lists of those Creditors entitled to be ranked on the funds of the 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 who have lodged claims since the former dividend was declared, and whose claims have been admitted by the Trustee; and that a second and final dividend will be paid to the whole Creditors ranked, whose claims will be paid to the whose Creditors ranked, whose claims have been admitted by the Trustee, at his Counting-House, No. 8, Picardy Place, Edinburgh, on the 15th day of February next.—Of all which Notice is hereby given, in terms of the Statute.

TH. B. CAMPBELL, Trustee. Edinburgh, December 27, 1850.

SEQUESTRATION of JAMES KIBBLE of Greenlaw.

Lately residing in Paisley, deceased.

THR Trustee hereby intimates, that an account of his intromissions; brought down to the 13th curt. and states of the funds recovered and outstanding as at the same date, have been made up and examined by the Commissioners, in terms of the Statute: That he has a constant the delains of the statute: examined the claims of the several Creditors who have lodged their paths and grounds of debt on or before the l4th current, and completed lists of those Creditors entitled to be ranked on the funds of the said estate; fartker, that a dividend will be paid to those Creditors whose claims have been admitted by the Trustee, at his Chambers, 2, Lawn Street, Paisley, on the 14th day of February mext.—Of all which Notice is hereby given, in d terms of the Statute Paisley, December 24, 1856.

SEQUESTRATION of JAMES ROSS, Tertius, Spirit Dealer and Wood Merchant in Tain.

VILLIAM ROSS, Bank Agent in Tain, Trustee on the sequestrated estate of the said James Ross, Tertius, hereby intimates, that at the meeting of Creditors held on the 20th inst., the Bankrupt made an offer of composition of One Shilling and Sixpence per pound, payable at Whitsunday next, and offered Murdech Macakay, Flesher in Tain, and William Munro, Shoe Maken Market Street, Tain, as his Cautioners: That the Creditors present unanimously resolved that the offer and security should be entertained for consideration, and that another meeting of the Creditors will be held within Mackay's Crown and Anchor Hotel, Tain, on Thursday Mackay's Crown and Anchor Hotel, Tain, on Thursday the 16th day of January next, at noon, for the purpose of finally deciding on said offer and security.

Will, Ross, Trustee.

Tain, December 24, 1850.

WILLIAM ANDERSON, Accountant, Gordon Street, Glasgow, Trustee on the sequestrated estate of the deceased JAMES GILLESPIE, Baker in Port-Glasgow, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 10th current, and states of the funds recovered and outstanding as at the same date, have been made up and examined by the Commissioners on said estate, in terms of the statute: That he has examined the claims of the several Creditors who have lodged their oaths, and grounds of debt on or before the 11th current, and completed lists of those Creditors entitled to be ranked on the funds of the said estate; and farther, that a dividend will be paid to those Creditors whose claims have been admitted by the Trustee, at his Counting House, No. 17, Gordon Street, Glasgow, on the 11th day of February next February next

Wm. Andreson, Trustee Glasgow, December 24, 1860.

A RCHIBALD WOODSIDE, Accountant, Glasgow, Truss Lee on the sequestrated estate of DAVID MILLER, a Grocer and Spirit Dealer, Airdrie, hereby intimates, that an account of his intromissions with the funds of the ustate, breught down-to-the 12th current, and states of the funds recovered and dutstanding as at the same date, have been made up and examined by the Commissioners on said estate, in terms of the Statute: That he has examined the claims

Glasgow, December 26, 1850.

of the several Creditors who have lodged their caths and grounds of debt on or before the 11th current, 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, that a dividend will be paid to those Creditors whose claims have been admitted by the Trustee, at his Counting-House, No. 8, Gordon Street, Glasgow, on the 12th day of February next.

ARCHD. WOODSIDE, Trustee.

Glasgow, December 26, 1850,

Glasgow, December 26, 1850.

I GEORGE M'FARLANE, Accountant in Glasgow,
Trustee on the sequestrated estate of the Late
THOMAS GRAY, Surgeon and Druggist in Glasgow,
hereby intimate, that an account of his intromissions with
the funds of the estate, brought down to the 14th instant,
has been made up and examined by the Commissioners, in
terms of the Statute; further, that they have postponed any
farther dividend until next Statutory period, and have dispensed with sending circular notices to the Creditors.—Of
all which Notice is hereby given, in terms of the Statute.

GEO. M'FARLANE, Trustee.

NOTICE.

THE Copartnery carried on by the Subscribers, the Sole Partners, under the Firm of JOHN REID, ANDERSON, & CO. at 75, George Street, Edinburgh, was this day DISSOLVED by mutual consent; and it was agreed that the said Dissolution be held as dating from 1st August 1849. The Subscriber, James Reid, will carry on the Business on his own account, and Mr Anderson has authorised him to settle all accounts due to or by the Concern.

GEORGE TURNBULL, Witness.
GEO. C. ADAMS, Witness.
JA. MORGAN, Witness.
GEORGE T. BATHGATE, Witness.
Edinburgh, December 4, 1850.

JAMES REID.

JOHN ANDERSON.

DISSOLUTION OF COPARTNERY.

THE Company that carried on Business as Milliners and
Straw Hat Makers, at 11, New Bridge Street, Ayr,
under the Firm of Misses M'MURRAY, was, on the 19th
day of July 1848, DISSOLVED by the consent of all parties
concerned. Miss Jessie M'Murray, the Sole remaining
Partner, was authorised to receive and discharge all debts due to and by the late Firm.

JESSIE M'MURRAY. JANE ANDREW AGNES M'JANNET.

JAMES DOBBIE, Witness. THOMAS M'MURRAY, Witness.

NOTICE.

JAMES SINCLAIR, formerly of the King's Arms Inn,
Ayr, now of, and residing at Orangefield, in the Parish
of Monkton, and County of Ayr, ceased on the 23d inst. to
be a Partner of The CLYDESDALE BANKING COMPANY, having then sold his Shares and interest in said

JAMES M. COWAN, Schoolmaster, Monkton, Witness.

Andw. Guthrie, Portioner, Monkton Witness.

Orangefield, December 26, 1850.

NOTICE.

THE Subscriber ceased to have any interest in The EDINBURGH & LEITH GLASS-HOUSES, and The EDINBURGH & LEITH BANK, now The EDINBURGH & GLASGOW BANK, having sold his Shares therein re-

ROB. MATHIE.

ALEX. Brown, Witness.

DAVID FARQUHARSON, Witness.

Leith, December 26, 1850.

NOTICE.

Glasgow, December 23, 1850.

WE, Messrs John Black & Company, Calico Printers at Milngavie, Stirlingshire, and in Glasgow, hereby give notice, that in or about the month of May 1840, we sold and transferred the Shares formerly belonging to us in the Company trading under the Firm of The DUBLIN & GLASGOW STEAM PACKET COMPANY and from that time cessed to be Partners and PANY, and from that time ceased to be Partners, or to have any interest in said Steam Packet Company; and we, the Executors of the late James Black, formerly residing in No. 17, Blythswood Square, Glasgow, Merchant and Calico Printer in Glasgow, to whom the debts and effects of the now Dissolved Firm of P. A. Black and Company, Drysalters in Glasgow, were assigned, by assignation dated 1st and 2d February 1842, do also hereby give notice, that in or about the month of April 1842, the Shares in the said Dublin and Glasgow Steam Packet Company which stood in the name of Parrick Adair Black, then Drysalter in Glasgow, for behoof of the said Firm of P. A. Black and Company, were sold and transferred, and that from that time, the have any interest in said Steam Packet Company; and were sold and transferred, and that from that time, the said Firm of P. A. BLACK and COMPANY, and the heirs and representatives of the said James Black, as their Assignee, have ceased to be Partners, or to have any interest in said Dublin and Glasgow Steam Packet Company.

JOHN BLACK & CO.
JAMES SPENS BLACK,
WILLIAM LOGIE,

Three and a quorum
of James Black's WILLIAM ORR, Executors.

JOSEPH PAUL MARSH, Witness, GRAHAM GILMOUR, Witness,

Witnesses to the Signatures of John Black and Co. James Spens Black, and William Logie.

ROBERT COOHRAN, Witness,
THO. CRAIG, Witness,
Witnesses to the Signature of William Orr.

Dundee, December 23, 1850.

THE Copartnery carried on by the Subscribers, Sole
Partners, under the Firm of P. & A. STUART, Grocers,
Wine and Spirit Merchants, Dundee, has been DISSOLVED
by mutual consent. The Subscriber, P. Stuart, will carry
on Business in his own name, at No. 38, Nethergate. The
Subscriber, A. Stuart, will carry on Business in his own
name, at No. 1, Wellgate, and Panmure Street, and either
party will discharge the debts of the old Firm.

PETER STUART.
ALEXR. STUART.
Geo. G. Shanks, Witness.

GEO. G. SHANKS, Witness. DANIEL M'COWAN, Witness.

NOTICE.

HE Subscriber, Lorraine Wilson, Merchant in Glasgow, ceased in the month of June 1849 to be a Partner of, and to have any interest in the Copartnership carried on in Glasgow under the Firm of WILSON, HEUGH & COMPANY, Merchants there. LORRAINE WILSON.

Jno. Park Fleming, Witness. Henry C. Thorburn, Witness. Glasgow, December 26, 1850.

NOTICE.

DETER DEUCHARS, Flesher in Perth, presently Prisoner in the Prison of Perth, has presented a Petition to the Sheriff of Perthshire for liberation, interim protection, and decree of Cessio Bonorum; and his Creditors are hereby required to attend in the Sheriff-Court-Room, Perth, on Friday the 31st day of January next, at one o'clock afternoon, when the Petitioner will appear for examination.

D. CRIGHTON, Petitioner's Procurator.

Perth, December 27, 1850.

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

NEWSPA Printed and Published at the Office, 13, North Bank Street, by WILLIAM ALEXANDER LAURIE, Printer to The Queen's Most Excellent Majesty.

This Gazette is filed at the Offices of the London and Dublin Gazette.

Friday, December 27, 1850.

Price Ninepence.