

DECLARATION and ORDER by the GENERAL BOARD of DIRECTORS of PRISONS in SCOTLAND.

IT is Declared and Intimated by the General Board of Directors of Prisons in Scotland, in exercise of the powers vested in them by the Act of 2d and 3d Victoria, cap. 42, as amended and extended by the Act of 7th and 8th Victoria, cap. 34, That the West Wing and Central Portion of the BUILDINGS which the said General Board authorised to be erected and fitted up as a PRISON, situated on the south side of Buccleuch Street, in the Burgh of Dumfries, in the County of Dumfries, and pertinents thereto belonging, all enclosed by the boundary wall of the existing Prison of Dumfries, shall, on and after the twenty-first day of February current, be a PRISON for the reception of all descriptions of Civil and Criminal Prisoners, and shall be deemed and taken to be a part of the said Prison of Dumfries, in the said Burgh and County; and the said General Board direct and authorise the Prison Board for the County of Dumfries to carry these presents into effect,—the same being first duly published by the said General Board in the Edinburgh Gazette and North British Advertiser, and by the said County Prison Board, in not less than two Newspapers in general circulation in the said County.

Given under our hands at Edinburgh, this twelfth day of February eighteen hundred and fifty-one.

ADAM ANDERSON.
ALEX. E. MONTEITH.
JOHN CAY.
WM. MURRAY.
JAs. CRAUFURD.

EXCHANGE BANK OF SCOTLAND.

DISSOLUTION OF THE COMPANY.

EDINBURGH, 6th February 1851.

IN accordance with the provisions of the Deed of Constitution of The EXCHANGE BANK OF SCOTLAND, as ratified by Royal Charter, and in terms of instructions from the Special General Meeting of the Shareholders of the Bank, held at Edinburgh on Wednesday the 5th instant, for the purpose, *inter alia*, of considering the propriety of Dissolving the Company, I hereby NOTIFY that the Meeting did then unanimously RESOLVE UPON, and CONSENT, and AGREE TO DISSOLVE THE COMPANY, and DECLARED THE SAME TO BE DISSOLVED accordingly; and agreed that the Company should discontinue to transact all ordinary Business within thirty days after the date of the Dissolution.

JOHN NICOL, *Secretary*.

I, HUGH RAILTON, Writer in Glasgow, as Procurator and Attorney for and in name of JANET RENNIE, formerly Wife now Relict of James Wilson, residing at Sheilla, do hereby intimate and represent to Robert Watt, formerly Ironmonger in Glasgow, now in America, or elsewhere abroad, and furth of Scotland, as Trustee after-mentioned, That JOHN SCOTLAND, Mason and Builder in Glasgow, by Bond and Disposition in Security, bearing date the 8th day of June 1842, granted him to have borrowed and then received from the said Janet Rennie the sum of L.200 sterling; which sum he obliged himself, his Heirs and Successors, to content and repay to the said Janet Rennie, exclusive of the *ius mariti* of her then, or any future husband, and her heirs or assignees, at the term of Whitsunday 1843, interest and penalty therein mentioned if incurred, and thereafter, the said interest during the not-payment, at two terms in the year, Whitsunday and Martinmas, by equal portions as therein provided; and in security of the payment of the said sums, principal, interest, and penalties if incurred, he, the said John Scotland, then

Heritable Proprietor of the subjects after-mentioned, thereby sold, alienated, assigned, conveyed, made over, and disposed from him and his foresaids, to and in favour of the said Janet Rennie, excluding as aforesaid, or her heirs or assignees whomsoever, heritably but redeemably, always and under reversion, and also irredeemably in the event and for the purpose of a Sale, as thereafter provided, All and Whole that Plot or Area of Ground containing 329 square yards and 5 square feet, imperial standard measure, bounded and fully described therein, situated at Buchanan and Jermiston Streets of Glasgow, lying within the Barony Parish of Glasgow, and Shire of Lanark, with the whole Buildings thereon; as the said Bond and Disposition in Security, containing obligation to infest, assignation to the rents and duties, and writs, and title-deeds of said Subjects, clause of redemption, and powers of sale, precept of sasine, and other clauses, in itself more fully bears, which are here held as repeated *brevitatis causa*: In virtue of which Bond and Disposition in Security, she, the said Janet Rennie, was duly infest in said Subjects, conform to Instrument of Sasine dated 8th, and recorded in the Particular Register of Sasines, Reversions, &c. for the Shire of Renfrew, and Regalities of Glasgow and Paisley, the 13th June 1842; and I further intimate and represent to the said Robert Watt, that he and James Gibson, of Hillhead, near Glasgow, and John Wilkie, Writer in Glasgow, as Trustees of Miss Agnes Watt, formerly residing in Glasgow, now in America, Mrs Elizabeth Smith or Gibson, Spouse of the said James Gibson, and Miss Janet Gibson, daughter of the said James Gibson, the immediate Successors of the said John Scotland in the Subjects before-mentioned, and present Proprietors thereof, are liable in the said sums of money, principal, interest and penalties, and bound by the whole obligations and conditions come under by their said predecessor in the said Bond and Disposition in Security; and therefore I, as Procurator and Attorney for the said Janet Rennie, do hereby demand payment from the said Robert Watt, as Trustee foresaid, of the said principal sum of L.200 sterling, interest that may be due thereon, liquidate penalties and termly failures if incurred, and all other sums due and payable under the said Bond and Disposition in Security, and that all in one sum at the term of Whitsunday next 1851; and I farther intimate to the said Robert Watt, as Trustee foresaid, that if he shall fail to make payment of the foresaid sums at the said term of Whitsunday 1851, being three months from the date hereof, the said Janet Rennie shall immediately thereafter exercise the power of Sale contained in the said Bond and Disposition in Security, and dispose of the said Subjects, and execute all Dispositions, Deeds, and Writings necessary for rendering the sale or sales effectual, and apply the price or prices in payment of the said sums due to her under the said Bond and Disposition in Security in the manner provided therein; and in the event of there being a deficiency of the price or prices to meet said sums, she, the said Janet Rennie, shall have recourse against the said Robert Watt, as Trustee foresaid, and the other Trustees before named, for recovery of the balance which shall be found owing to her in terms of law.—Of all which Intimation is hereby given to the said Robert Watt, in conformity with the said Bond and Disposition in Security.

H. RAILTON.

Glasgow, February 12, 1851.

AS Trustee on the sequestrated estate of JAMES M'INNES, Solicitor Supreme Courts, Insurance Broker and Dealer in Shares in Edinburgh, I hereby intimate, that a state of my intronmissions brought down to the 12th instant, has been examined and approved of by the Commissioners under the sequestration, who have postponed the declaration of a dividend and dispensed with circulars to the Creditors.

29, Northumberland Street, KENNETH MACKENZIE.
Edinburgh, February 14, 1851.

NOTICE

TO THE CREDITORS OF
JAMES LIDDEL or LIDDELL, Manufacturer in
Dundee, now deceased.

EBENEZER ERSKINE SCOTT, Accountant in Dundee, Trustee on the sequestrated estate of the said James Liddel or Liddell, hereby intimates, that he has had no intronmissions with any funds belonging to the estate since his appointment as Trustee.—Of which Notice is hereby given, in terms of the Statute.

E. ERSKINE SCOTT, Trustee.
Dundee, February 12, 1851.