BANKRUPTS PROM THE LONDON GAZETTE.

BANKBUPTCIES AWARDED.

HANKEUPTCIES AWARDED.

Thomas Bucknell, now or late of No. 8, Salmon's Lane,
Limehouse, Middlesex, currier and leather seller.

George Vile, of the Box Tree, Gravel Lane, Houndsditch, London, licensed victualler.

William Lloyd, of the Prince Albert Public House,
Bexley New Town, Kent, victualler.

John Read, of No. 35, Lower Whitecross Street,
Cripplegate, London, carpenter, builder, and packingcase maker.

George Eade, of No. 21, Bermondsey Wall, Bermondsey, Surrey, marine store dealer, and dealer in ropes and oakum.

William Jones, of No. 196, Pentonville Road, Pentonville, and also of Nos. 11 and 12, Beak Street, Regent Street, Middlesex, gas fitter, lamp manufacturer, and glass and chandelier warehouseman.

James Cotterell, of Lowestoft, Suffolk, soap boiler and

tallow chandler.

John Reynolds Cattlow, of Cheadle, Stafford, scrivener. James Johnson, of Lemonsley Mill, near Lichfield, Stafford, worsted spinner.

John Fletcher, of Smethwick, Stafford, coalmaster.

John Burford, James Thompson, and Joseph Hadley, all of the Bradley Hall Ironworks, Bilston, Stafford, ronmasters, trading in copartnership under the style or firm of the Bradley Hall Iron Company.

Edward Bryan, late of Kington, Hereford, innkeeper, but now of Lower Mowley, Stanton-upon-Arrow, Hereford, out of business.

Thomas Porter of Frame Schmool Stanton.

Thomas Porter, of Frome Selwood, Somerset, wool-stapler and clothier.

John Roberts, of Taunton, Somerset, tailor and draper. Richard Gregory, of Halifax, York, grocer and manure dealer

Mary Wig builders. Wigley and John Wigley, of Sheffield, York,

Paul Hearnshaw, of Sheffield, York, coal merchant. Joseph Radcliffe, of Liverpool, Lancaster, wine and beer merchant.

James Mellor, of Ashton-under-Lyne, Lancaster, money

scrivener.

John Comberbach Payne, of Manchester, Lancaster, ironmonger, carrying on business under the style or firm of White & Payne.

At Alloa the ninth day of January eighteen hundred and fifty-eight years.

Tan Adjourned Meeting of The Prison Board of CLACKMANNANSHIRE,

Present.

James Johnstone, Esquire, of Alva, William Bennet Clark, Esquire, Sheriff-Substitute, James Blair, Esquire, of Glenfoot, James Moir, Esquire, Robert Bruce, Esquire, of Kennet.

Mr CLARK, Prescs.

Inter Alia,

The Meeting having again considered the propriety of separating the County of Clackmannan from the District pointed out in the Lunacy Act, Resolve that the County of Clackmannan shall be SEVERED from the District of which, by the Act 20th and 21st Vic., cap. 71, it forms a part, and be a separate District in itself; and direct the Clerk to intimate this Resolution to the General Board of Lunacy, and to publish the same, in terms of the Statute.

Extracted by me, Clerk to the Board, ANDREW JAMESON.

COUNTY OF ARGYLL.

20th & 21st Vic., cap. 71, sect. 110.

THE Prison Board of this County will meet at Lochgilphead, on Thursday, 4th February next, at 12 o'clock, for the purpose of considering the propriety of passing a Resolution that the Estates of Billie and Paxton and others, and also County of Argyll shall be SEVERED from the District a Bond and Disposition, or Bonds and Dispositions'

of which it forms part, and be a separate District in itself, under the Act 20 & 21 Victoria, cap. 71, entituled 'An Act for the Regulation of the care and treatment of Lunatics, and for the provision, maintenance, and regulation of Lunatic Asylums in Scotland.

> By Order of the Board, ALEXANDER MITCHELL, Clerk.

COUNTY OF DUMBARTON.

OTICE is Hereby Given, that at a Meeting of the Prison Board of the County of Dumbarton, held upon the 12th instant, and called by public Advertisement, in terms of the 110th section of the Statute 20th & 21st Vict., cap. 71, entitled 'An Act for the Regulation of the care and treatment of Lunatics, and for the provision, maintenance, and regulation of Lunatic Asylums in Scotland,' it was unanimously Resolved that the said County of Dumbarton should be SEVERED from the District of which, by the said Act, it forms part, and be a separate District in itself. Of which Resolution publication is hereby made, in terms of the Statute, by-

> ROBT. MACOME, Clerk to the said Prison Board.

Dumbarton, January 14, 1858.

NOTICE.

NTIMATION is Hereby Given, that Mrs JEAN MILNE HOME, of Wedderburn and Billie, Spouse of DAVID MILNE HOME, Esquire, of Wedderburn and Billie, Heiress of Entail in possession of the Entailed Estates of BILLIE and PAXTON, and also of the Entailed Estate of WEDDERBURN, all situated in the County of Berwick, with the special advice and consent of her said husband, and he as taking burden on him for his said spouse, have presented a Petition to the Court of Session (Lord Mackenzie, Ordinary, Mr Drysdale, Clerk), praying their Lordships to find and declare that the improvements and repairs executed by the Petitioners, therein referred to, are of the nature contemplated by the Act 10th Geo. III, cap. 51, and by the Act 11th & 12th Vict., cap. 36, and that the expenditure of L.7,556:0:4 therein mentioned on the said Entailed Estates of Billie and Paxton and others, and the expenditure of L.3,697 2s. 2d. therein mentioned on the said Entailed Estate of Wedderburn, or such other respective sums as may be ascertained by their Lordships, were bona fide made by the Petitioner, Mrs Jean Milne Home, while Heiress of Entail in possession of the said Estates respectively, and do not exceed the amount authorized by the said Act of 10th Geo. III, cap. 51; and to grant warrant to and authorize the Petitioners to execute, in favor of any party or parties they may think fit, a Bond or Bonds of Annualrent, in ordinary form, over the said Entailed Estates of Billie and Paxton and others, and also a Bond or Bonds of Annualrent, in ordinary form, over the said Entailed Estate of Wedderburn, or over any parts of said Estates respectively, in terms of the said Statute of 11th & 12th Vict., c. 36, as therein specified: Or, otherwise, in the option of the Petitioners, to grant warrant to and authorize them to execute, in favor of any party or parties who may advance the amounts of two-third parts of the respective sums as aforesaid, on which the amount of the said respective Bonds of Annualrent, if granted, would be calculated, in terms of the said last-mentioned Act, a Bond and Disposition in Security, or Bonds and Dispositions in Security, in ordinary form, over the said Entailed Lands and Estates of Billie and Paxton and others, and also