maker

WHITEHALL, July 19, 1859.

The Queen has been pleased to present the Reverend Donald McCaig to the church and parish of Muckairn, in the presbytery of Lorn, and shire of Argyll, vacant by the resignation of the Reverend John Sinclair.

FOREIGN-OFFICE, July 9, 1859.

The Queen has been graciously pleased to appoint Henry Adrian Churchill, Esq. C.B., now Her Majesty's Consul at Jassy, to be Her Majesty's Agent and Consul-General in Moldavia.

FOREIGN-OFFICE, July 16, 1859.

The Queen has been pleased to approve of Mr F. Küstermann as Consul at Penang for His Royal Highness the Grand Duke of Oldenburgh.

FOREIGN-OFFICE, July 19, 1859.

The Queen has been pleased to approve of Mr Diego Mahony as Vice-Consul at Dublin for the Republic of Honduras.

NOTICE TO MARINERS.

(No. 24.) MEDITERRANEAN—SICILY.

Light on Cape San Vito.

THE Sicilian Government has given Notice, that on and after the 1st of August 1859, a light will be exhibited from a lighthouse recently erected on Cape San Vito, in the province of Trapani, on the northern coast of Sicily

The light will be a fixed light, varied by a red flash every two minutes, placed at an elevation of 142 English feet above the level of the sea, and in clear weather should be visible from a distance of 20 miles.

The illuminating apparatus is dioptric, or by lenses of the third order.

The light tower is circular, coloured white, and about 143 feet in height. It stands on a small level spot, at 173 yards within the extremity of the Cape, in about lat. 38° 13′ 10″ N., long. 12° 45' East of Greenwich.

By Command of their Lordships,

John Washington, Hydrographer.

Hydrographic Office, Admiralty, London, 4th July 1859.

This Notice affects the following Admiralty harts:—Mediterranean, General, No. 2158; Charts:—Mediterranean, Sicily, General, No. 165; North Coast, No. 167; West Coast, No. 187. Also, Mediterranean Also, Mediterranean Lights List for May 1859, No. 170.

BANKRUPTS PROM THE LONDON GAZETTE.

BANKRUPTOY ANNULLED AND DISMISSED. William Dennis Shutt, of No. 116, High Street, Shoreditch, Middlesex, ironmonger.

BANKRUPTCIES AWARDED.

Milliam Wigginton, of Bourne End, near Great Marlow, Buckingham, coal merchant.

Abraham Harris, of No. 1, Railway Place, Shoreditch, Middlesex, and of No. 1 A, Bridge Road, Lambeth,

Salvaieses, and of No. 1 a, Bridge Road, Lambeth, Surrey, tobacconist, and dealer in cigara.

Kirkman Smith, of New Cross, Kent, stone mason, trading under the style or firm of Smith & Co.

William Newth, of Cradley Heath, Stafford, milliner (and not miller, as advertized in the Gazette of the 12th instant).

John Lee Castle, of Moreton-in-the-Marsh, Gloncost linen draper. Thomas Thompson, of Pocklington, York, cabine

Robert Procter, of Liverpool, Lancaster, corn breker, corn merchant, and underwriter.

NOTICE.

NTIMATION is Hereby Given, that Jour Alexander Burn Callander, Esquire of Westertoun, Heir of Entail in possession of the Entailed Estates of Preston Hall, in the Parish of Cranstoun, and County of Edinburgh; of CRICE-TON, in the Parish of Crichton, and County of Edinburgh; of ELPHINSTONE, in the Parish of Tranent, and County of Haddington; and of Westerroux, in the Parish of Bothkennar, and County of Stirling, has, with the consent of his curators, presented a Petition to the Court of Session (Second Division, Junior Lord Ordinary,—Mr Bringloe, Clerk), in terms of the Act 11th and 12th Victoria, cap 36, entituled 'An Act for the Amendment of the Law of Entail in Scotland, praying their Lordships to pronounce a decree finding that the Improvements executed by the Petitioner, or part thereof, were Improvements of the nature contemplated by the Act 10 Geo. III, c. 51, and that the Petitioner had bona fide expended the sum of £8,398: 18:8d. or such sum as might be ascertained in the course of the process, on such Improvements executed subsequently to 14th August 1848; and on being satisfied that the procedure under the Petition was in accordance with the provisions of the said Statutes and relative Acts of Sederunt, to interpone authority to the proposed transaction, and to grant warrant to, and authorize the Petitioner, as Heir of Entail foresaid, to execute, in favour of any party or parties he might think fit, a Bond or Bonds of Annualrent, in ordinary form, over the said entailed estates, or any portion thereof, binding himself and his Heirs of Tailzie to make payment of an Annualrent during the period of twenty-five years from and after the date of the foresaid decree or finding, such Annualrent not exceeding the sum of L.7, 2s. for every L.100 of the said sum of L.8,398: 18:8d., or of the whole of the sums which might be ascertained to have been expended 👪 aforesaid, and so in proportion for any greater of less sum, and being payable by equal moieties halfyearly, at the terms of Whitsunday and Martinmas, beginning the first term's payment at the first term of Whitsunday or Martinmas after the date of the Bond for the proportion of the Annualrent then due, with legal interest and penalties in case of failure; or otherwise, in the option of the Petitioner, to grant warrant to and authorize the Petitioner, as Heir of Entail foresaid, to charge the fee and rents of the said Entailed Estates, other than the Mansion-house, Offices, and Policies of Preston Hall, or the fee and rents of any portion or portions of said Entailed Estates respectively, other than as aforesaid, with two-third parts of the said sum of L.8,398: 18:8d., or of such sum as might be found to have been expended as aforesaid, by granting in favour of any Creditor or Creditors who might advance the amount of such two-third parts, a Bond and Disposition in Security, or Bonds and Dispositions in Security, in ordinary form, over the said Entailed Estates, or any portion thereof other than as aforesaid, for the amount of such twothird parts, with the due and legal interest thereof from the date of the advance until repaid, and with corresponding penalties, the said Bond or Bonds containing all clauses usual in Bonds and Dispositions in Security granted ever