BANKRUPTS FROM THE LONDON GAZETTE.

BANKRUPTCIES AWARDED.

Alfred Silvester, of No. 8, New Dorset Place, (not Dorset Street, as before advertised,) Clapham Road, Surrey,

street, as before advertised,) Clapham Road, Surrey, photographic artist.

Egbert Lambley, of No. 10, Charles Street, Soho Square, Middlesex, tailor, trading as Lambley & Son. Robert Edward Martin, of East Street, Brighton, Sussex, surgeon and apothecary.

Henry Edgar Morgan, of No. 71, Saint Giles Street, Saint Mary Magdalene, Oxford, confectioner and himself below.

biscuit baker.

Frank Adams, of Chancellor's Wharf, Hammersmith, Middlesex, lighterman.

William John Cox, of No. 44, Fetter Lane, London,

Moses Moses, of No. 17, Devonshire Square, London, merchant and commission agent.

Walter Lawrance, of Budock, Cornwall, cow keeper, and late flour merchant.

John Turner, of Halifax, York, grocer.

Joseph Mathews, of Holywell, Flint, innkeeper and

brewer.

John Rowbotham and James Shaw, both of Manchester,
Lancaster, picture dealers and booksellers, trading
together under the firm of John Rowbotham, the
said James Shaw also carrying on business on his
separate account in Tomlinson Street, Hulme, Manchester aforesaid, as a painter and paper hanger.

DUNBLANE, DOUNE, & CALLANDER RAILWAY.

(Power to raise farther sums of money; to create preference shares; to cancel shares; to create debenture stock; and amendment or repeal of

NOTICE IS HEREBY GIVEN, that application is intended to be made to Parliament in the ensuing Session, for an Act to enable the Dunblane, Doune, and Callander Railway Company to raise farther sums of money to meet their liabilities, and for the general purposes of their undertaking, by creation of new shares, and by borrowing, and also to forfeit certain shares, and to cancel the whole or any part of the shares of the existing capital remaining unissued or in the hands of the Company, and in lieu thereof to issue new shares, and also to attach to all or any of the new shares to be created by the Act, and to the shares of the existing capital of the Company remaining unissued or in the hands of the Company, or any part thereof, such privileges of preference or priority in payment of interest or dividend, or otherwise as may be considered expedient, or as may be determined by the Company; and also to enable the Company to create and issue a debenture stock in lieu of and in substitution of the leans or mortgage debt presently existing, or that has been authorised or may be authorised by the Act to be applied for, and to make further provision

for regulating the capital of the Company.

And it is proposed by the said intended Act, so far as may be necessary for the purposes aforesaid, to amend or repeal wholly or partially "The Dun-"blane, Doune, and Callander Railway Act,

And Notice is farther Given, that copies of the intended Act will be deposited in the Private Bill Office of the House of Commons, on or before the 23d day of December next.

Dated this 16th day of October 1860.

THO. BARTY, Solicitor, Dunblane. DODDS & GREIG, 18, Abingdon Street,
Westminster,
Parliamentary Agents.

INTIMATION is Hereby Given, that Major-General DAY HORT MACDOWALL, Heir of Entail in the possession of the Entailed Estate of GARTHLAND and Others, has presented a Petition to the Lords of Council and Session (Second Division, Junior Lord Ordinary,-Mr Bringloe, Clerk), in terms of the provisions of the Act 11 & 12 Vict., cap. 36, entituled 'An Act for the Amendment of 'the Law of Entail in Scotland,' praying the Court to give Decree authorising and ordaining Ludovic Houstoun, Esq. of Johnston, the sole surviving Trustee acting under a Trust-Disposition and Deed of Settlement executed by the now deceased William Macdowall, Esq. of Garthland, dated the 7th day of January 1795, and recorded in the Books of Council and Session the 23d day of December 1817, or other person or persons acting for the time in the execution of the Trust created by said Trust-Disposition and Settlement, to dispone and convey or pay and make over to the Petitioner, in fee-simple, and for his own use and behoof, the whole of the Estates, Funds and Effects now belonging or due to the said Trust Estate, in so far as the same have not been applied for the purposes of said Trust, but always subject to and under burden of any just and lawful claims which the said Ludovic Houstoun or any other parties may have upon the said Trust-Estate; and further authorising and ordaining the Royal Bank of Scotland to make payment to the Petitioner in fee-simple, and for his own use and behoof, of the sum of L.450, being the amount of compensation money payable by the Glasgow, Paisley, Kilmarnock, and Ayr Railway Company (now represented by the Glasgow and South-Western Railway Company), for certain portions of the said Entailed Lands and Estate taken by them for their Line and Works, and for Permanent Damage done to the said Entailed Estate, and which sum was consigned in the said Royal Bank of Scotland by the said Glasgow, Paisley, Kilmarnock, and Ayr Railway Company, in terms of the Act 7 Will. IV, and 1 Vict., cap. 117, and 3 Vict., cap. 53, to be applied under the direction and authority of the Court of Session; as also to make payment to the Petitioner of the Interest which has accrued, or may yet accrue, on said consigned sum of L.450,—all as more particularly set forth in said Petition: On which Petition Lord Curriehill, as Junior Lord Ordinary officiating on the Bills, has pronounced the following Interlocutor:— 'Edinburgh, 10th October 1860.—The Lord 'Ordinary on the Bills appoints this Petition to be 'intimated on the Walls and in the Minute-Book for fourteen days, and advertised in the Edinburgh Gazette, and other Newspapers mentioned in the prayer of the Petition, in terms of the Statute; further, grants warrant for serving the same upon the parties mentioned in the prayer and designed in the Petition, and also upon the Glasgow and South-Western Railway Company, and npon 'the Royal Bank of Scotland, in terms of the Act of Sederunt; and ordains them to lodge Answers 'thereto, if so advised, within fourteen days from the date of service if within Scotland, and sixty days if furth thereof.

(Signed) 'John Marshall.' DUNDAS & WILSON, C.S., Petitioner's Agents.

Edinburgh, 12th October 1860.

JOHN CHARLES FRASER, C.A., Trustee on the sequestrated estate of KENNETH M'LEAY, Portrait Painter and Photographist in Edinburgh, hereby calls a meeting of the Creditors to be held within the Chambers of James Somerville, S.S.C., 60, Hanover Street, Edinburgh, on Tuesday the 10th day of November 1860, at 12 o'clock noon, to consider as to an application to be made for the Trustee's discharge, John C. Fraser, Trustee. Edinburgh, October 18, 1860.

Edinburgh, October 18, 1860.