where chime have been rejected in whole or in part. Further, that the Commissioners have received to past-pene the declaration of any duvidend till the resurrance of the next statutory period for making a dividend, and dispensed with conding envolues to the Creditors. - Of all which Notice is hereby given, in terms of the Statute. JAMM Score, Trustee.

Stenehaven, February 4, 1861.

JABDINE HENBY, S.S.C., Trustee on the seques-trated estate of JOHN GRAHAM of Ballagan, residing at Annield, Newhaven, hereby intimates, that an account of his intromissions with the funds of the an account of his intromissions with the funds of the estate, brought down to the 18th ultimo, and states of the funds recovered by him and of the funds outstand-ing at the same date, have been made up by him and submitted to the Commissioners on the said estate, in terms of the Statute, who have postponed the payment of a dividend till next statutory period, and dispensed with sending circulars to the Creditors.

J. HENRY, Trustee. Edinburgh, 18, St Andrew Square, February 2, 1861.

DONALD GRANT, Writer in Grantown, Trustee on the sequestrated estate of JAMES M'DONALD, Cattle-dealer, Achnahanet, in the United Parish of Cromdale and Inverallan, and County of Elgin, hereby intimates, that his accounts, brought down to the 17th current, have been audited by the Commissioners, in terms of the Statute, who have postponed the declara-tion of a dividend till the next statutory period, and dispensed with sending circulars to the Creditors. Dox. GRANT. Trustee.

DON. GRANT, Trustee. Grantown, January 29, 1861.

A LEXANDER WIGHT, Ironmonger in Forres, A. Trustee on the sequestrated estate of ALEXAN-DER STEEL, Blacksmith at Carnoch of Dunphail, in the Parish of Edinkillie, and County of Elgin, hereby intimates, that his accounts have been made up to the 19th ultimo, and audited by the Commissioners; and that a dividend has been postponed, and circulars to Creditors dispensed with.

ALEX. WIGHT, Trustee. Forres, February 1, 1861.

LEXANDER WYLIE, Accountant in Glasgow, A Trustee on the sequestrated estate of ALEX ANDER KINLOCH, Carter in Alexandria, in the Parish of Bonhill, and County of Dumbarton, hereby intimates, that the Commissioners on said estate have postponed the declaration of a dividend till the recurrence of the next statutory period.

ALEXE. WYLIE, Trustee. Glasgow, February 1, 1861.

To the Creditors and other Persons interested in the Succession of the Deceased WILLIAM CARSE-WELL, Wright and Joiner in Glasgow. OF REGOR M'GREGOR, Accountant in Glasgow, Judicial Factor on the estate of the said Deceased William Carsewell, under the Act 19 and 20 Vict. cap. 79, Insting 164 regimered the larged Creditory of the said Section 164, requires all the lawful Creditors of the said william Carsewell and other Persons interested in his estate, to lodge with the Judicial Factor, within four months after the date of this Notice, a Statement of

their claims as Creditars of the Deceased, or as other-wise interacted in his estate, with such venchers or other written ovidence as they may have to found upon in support of their claims, in order to the same being considered and reported upon by the Judicial Factor. Ganson M'Ganson,

36. Bonfield Street, Glasgow.

February 1, 1861.

DISSOLUTION OF COPARTNERY.

DISSOLUTION OF COPARTNERY. NOTICE is Hereby Given, that all real or implied Copartnery or Copartneries subsisting between or among the Subscribers, the sole Partners, under the Name or Firm of AITCHISON & RAMSAY, or RAM-SAY, AITCHISON, & COY, or BUCHANAN, AITCHISON, & RAMSAY, or otherwise, as Coal or Ironmasters at Newmills, in the Parish of Shotts, and County of Lanark, was DISSOLVED this day by mutual consent. mutual consent.

GEORGE AITCHISON. ANDREW RAMSAY. THOMAS BUCHANAN.

R. P. MAGLEAN, Writer, Airdrie, Witness. ANDW. A. WADDELL, Writer, Airdrie, Witness.

ALL debts owing by the Subscribers jointly, or by said real or implied Firms, will be paid by the Subscribers, Thomas Buchanan and Andrew Ramsay, who are authorised to uplift and discharge all debts due to the Concerns.

> ANDREW RAMSAY. THOMAS BUCHANAN.

Coatbridge, January 12, 1861.

THE Copartnery lately carrying on Business by John Archibald Bertram and James Watt, of which they were the sole Partners, as Merchants in Leith, under the Firm of MESSES JOHN A. BERTRAM & COMPANY, was DISSOLVED upon the 24th day of November last, 1860, in consequence of Mr Bertram's death, which took place that day. The Business will in future be carried on under the said Firm by the above James Watt, the surviving Partner, for his sole behoof, who is authorised to dis-charce all debts due to the late Company.

charge all debts due to the late Company.

JOHN BROWN, Writer to the Signet, Edinburgh, JAMES WATT, above named, as the only Trustees of the late Mr BERTRAM.

JAMES WATT, as the sole surviving Partner of

the said Firm. JOHN SOMERVILLE, Merchant, Leith, Witness. JOHN F. CATHCART, Merchant, Leith, Witness.

Glasgow, February 1, 1861. THE Copartnery Business carried on by the Sub-scribers, sole Partners, as Sewed Muslin Manu-facturers in Glasgow, under the Firm of GALT & COCHRANE, was DISSOLVED on the 31st day of January 1861, by mutual consent. The Business will be continued by the Subscriber, Mr Galt, under the Firm of WILLIAM GALT & COMPANY, by whom the debts due to and by the Dissolved Company will be received and paid. received and paid.

WILLIAM GALT. WILLIAM COCHRANE.

GEO. MACDONALD, Witness. DANL. A. M'KINLAY, Witness.

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

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

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