



The Edinburgh Gazette.

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FRIDAY, JULY 5, 1861.

SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Tenth Day of June Eighteen hundred and Sixty-One Years.

ORDINANCE,
No. 18.

General,
No. 4.

WHEREAS, by an Act passed in the Twenty-first and Twenty-second Years of the Reign of Her present Majesty, Chapter Eighty-three, intituled 'An Act to make Provision for the better Government and Discipline of the Universities of Scotland, and improving and regulating the Course of Study therein; and for the Union of the Two Universities and Colleges of Aberdeen,' the Commissioners under the said Act are empowered, *inter alia*, to make Rules for the granting of Degrees in Arts in the several Universities of Scotland; and whereas, on the Twenty-sixth day of January in the present Year, the Commissioners issued an Ordinance for the Regulation of such Degrees, which has since received the Approval of Her Majesty in Council; and whereas Doubts have been expressed as to the Effect of the First Clause of the said Ordinance; and whereas it is expedient that the said Ordinance should be explained and amended as hereinafter provided; the Commissioners declare and ordain, with reference to the granting of Degrees in Arts in the said Universities, as follows:—

I. No Student who, under the Provisions of the First Section of the said recited Ordinance, shall be admitted to the higher Class of Latin, Greek, or Mathematics, without having previously attended the First or Junior Class in the same Department, shall be required to give Attendance in such Department for more than one Session, as a necessary Part of the Course of Study for the Degree of Master of Arts.

II. It shall be in the Power of any Student, who has given Attendance during one or more Sessions on the Course of Study in any *Scottish* University, to complete his Course of Study by giving Attendance during the remaining Sessions of the Course in another *Scottish* University, and to proceed to a Degree in the latter University in the same Way in all respects, as if the previous Part of his Course of Study had been therein: Provided always, that every such Student shall be bound to produce to the Satisfaction of the Senatus Academicus of the

latter University Testimonials of his Attendance at the former University, and shall be examined in all the Departments necessary for the Degree of Master of Arts by the Examiners of the University in which he completes his Course, and in which alone he shall be allowed to graduate: Provided also, that no Student shall be admitted to a Degree in any University, unless he has given Attendance in such University during the last Two Sessions of his Course.

III. The Department of Honours in Natural Science shall include Botany, in addition to Geology, Zoology, and Chemistry, as provided in the said Ordinance; and the Professor of Botany, in each University where such a Professorship exists, shall be One of the Examiners of Candidates for Honours in the said Department.

IV. It shall be in the Power of the University Court of each University, if it shall think fit, by Regulation to that Effect, to require that all Candidates for Graduation shall, in addition to the Attendance specified in the said recited Ordinance, give Attendance on the Lectures of One of the Professors, whose Branches of Study are included in the Department of Honours in Natural Science; And the University Court may, in such Regulation, either specify the particular Branch on which Attendance shall be required, or leave it to the Option of each Candidate to select the particular Branch of Natural Science on which he shall give Attendance. It shall also be in the power of the University Court, if it shall think fit, to require that all Candidates for Graduation shall be examined in the Branch on which Attendance may be so required or given, and to direct that, where the particular Branch is prescribed by the University Court, the Professor of such Branch, or, where an Option is given, the Professors of the said several Branches, shall be an Examiner or Examiners for Graduation without Honours.

In Witness whereof, these Presents are sealed with the Seal of the Commission

EDINBURGH
GAZETTE

JOHN INGLIS, *Chairman.*



SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Tenth Day of June Eighteen Hundred and Sixty-one Years.

ORDINANCE,
No. 19.
St Andrew's,
No. 2.

WHEREAS, by an Act passed in the Twenty-first and Twenty-second Years of the Reign of Her present Majesty, Chapter Eighty-three, intitled, 'An Act to make Provision for the better Government and Discipline of the Universities of Scotland, and improving and regulating the Course of Study therein; and for the Union of the Two Universities and Colleges of *Aberdeen*,' the Commissioners under the said Act are empowered, *inter alia*, to make Rules for the Management and Ordering of the several Universities of *Scotland*: the Course of Study and Manner of Teaching therein, the Amount and Exaction of Fees, the Manner of Examination, with the Qualifications, Appointment, and Number of Examiners, and the Amount and Manner of their Remuneration, and the granting of Degrees, whether in Arts, Divinity, Law, or Medicine, in the several Universities of *Scotland*: the Commissioners statute and ordain with reference to the granting of Degrees in Medicine in the University of *St Andrew's*, as follows:—

I. The Degrees in Medicine to be hereafter granted by the University of *St Andrew's* shall be divided into Three Classes, and be designated respectively Bachelor of Medicine (M.B.), Master in Surgery (C.M.), and Doctor of Medicine (M.D.).

II. The preliminary Branches of extra-professional Education, in the case of Candidates for the Degrees of Bachelor of Medicine and Master in Surgery, shall be English, Latin, Arithmetic, the Elements of Mathematics, and the Elements of Mechanics, and the Proficiency of Students in these Branches shall, as far as possible, be ascertained by Examination prior to the Commencement of their Medical Study.

III. No Candidate shall be admitted to a professional Examination for either of the last-mentioned Degrees, who has not passed a satisfactory Examination on at least Two of the following Subjects, in addition to the Subjects mentioned above:—Greek, French, German, Higher Mathematics, Natural Philosophy, Natural History, Logic, Moral Philosophy; and the Examination on these Subjects also shall, as far as possible, take Place before the Candidate has entered on his Medical Curriculum.

IV. The Examinations in extra-professional Education shall be conducted by some of the Examiners in Arts (who may be Professors), together with some of the Medical Examiners.

V. A Degree in Arts (not being an honorary Degree) of any of the Universities of *Scotland*, or of *England* or *Ireland*, and also a Degree in Arts of any Colonial or Foreign University, which may for this Purpose have been specially recognised by the University Court, shall exempt Candidates from all preliminary Examination.

VI. No one shall be admitted to the Degree of Bachelor of Medicine or Master in Surgery, who has not been engaged in Medical and Surgical Study for Four Years—the Medical Session of each Year, or *Annus Medicus*, being constituted by at least Two Courses of not less than One hundred Lectures each, or by One such Course and Two Courses of not less than Fifty Lectures each;

but, in the case of the Clinical Courses, it shall be sufficient that the Lectures be given at least Twice a Week during the prescribed Periods.

VII. Every Candidate for the Degrees of Bachelor of Medicine and Master in Surgery shall give sufficient Evidence by Certificates:—

(1) That he has studied each of the following Departments of Medical Science, viz.:—

ANATOMY, . . .
CHEMISTRY, . . .
MATERIA MEDICA and PHARMACY, . . .
INSTITUTES OF MEDICINE, or
PHYSIOLOGY, . . .
PRACTICE of MEDICINE, . . .
SURGERY, . . .
MIDWIFERY, and the DISEASES

peculiar to WOMEN and CHILDREN; Two Courses of Midwifery, of Three Months each, being reckoned equivalent to a Six Months' Course, provided different Departments of Obstetric Medicine be taught in each of the Courses,

GENERAL PATHOLOGY, or, in Schools where there is no such Course, a Three Months' Course of Lectures on Morbid Anatomy, together with a supplemental Course of Practice of Medicine, or Clinical Medicine, . . .

PRACTICAL ANATOMY, . . .
PRACTICAL CHEMISTRY, . . .

PRACTICAL MIDWIFERY, . . .

CLINICAL MEDICINE, . . .
CLINICAL SURGERY, . . .

MEDICAL JURISPRUDENCE . . .
BOTANY, . . .
ZOOLOGY with COMPARATIVE ANATOMY, . . .

During Courses including not less than One Hundred Lectures.

Six Months.
Three Months.

Three Months at a Midwifery Hospital, or a Certificate of Attendance on Six Cases from a Registered Medical Practitioner.

During Courses of Six Months, or Two Courses of Three Months; Lectures being given at least Twice a Week.

During Courses including not less than Fifty Lectures.

(2) That he has attended for at least Two Years the Medical and Surgical Practice of a General Hospital, which accommodates not fewer than Eighty Patients, and possesses a distinct Staff of Physicians and Surgeons.

(3) That he has been engaged for at least Three Months, by Apprenticeship or otherwise, in compounding and dispensing Drugs at the Laboratory of an Hospital, Dispensary, Member of a Surgical College or Faculty, of a Licentiate of the *London* or *Dublin* Society of Apothecaries, or of a Member of the Pharmaceutical Society of *Great Britain*.

- (4) That he has attended for at least Six Months, by Apprenticeship or otherwise, the Out-practice of an Hospital, or the Practice of a Dispensary, or of a Physician, Surgeon, or Member of the *London* or *Dublin* Society of Apothecaries.

VIII. No one shall be received as a Candidate for the Degree of Bachelor of Medicine or Master in Surgery, unless Two years at least of his Four Years of Medical and Surgical Study, as above defined, shall have been in One or more of the following Universities and Colleges, viz. :—The University of *St Andrew's*; the University of *Glasgow*; the University of *Aberdeen*; the University of *Edinburgh*; the University of *Oxford*; the University of *Cambridge*; *University College, London*; *King's College, London*; *Trinity College, Dublin*; *Queen's College, Belfast*; *Queen's College, Cork*; and *Queen's College, Galway*.

IX. Subject always to the Condition specified in the Eighth Section, the Studies of Candidates for the Degrees of Bachelor of Medicine and Master in Surgery shall be under the following Regulations :—

- (1) The remaining Years of Medical and Surgical Study, other than those for which Provision is made by the Eighth Section, may be either in One or more of the Universities and Colleges above specified, or in the Hospital Schools of *London*, or in the School of the College of Surgeons in *Dublin*, or under such private Teachers of Medicine, as may from Time to Time receive Recognition from the University Court :
- (2) Attendance during at least Six Winter Months on the Medical or Surgical Practice of a General Hospital which accommodates at least Eighty Patients, and during the same Period on a Course of Practical Anatomy, may be reckoned as One of such remaining Years ; and to that Extent shall be held equivalent to One Year's Attendance on Courses of Lectures, as prescribed in the Sixth Section :
- (3) The University Court is hereby empowered, by Regulation to that Effect, to recognise, as qualifying for Graduation in the University, to the Extent of such remaining Years of Medical and Surgical Study as aforesaid, the Lectures of any Private Teacher or Teachers of Medicine : Provided always, that no Course of Lectures of a private Teacher on any subject taught by a Professor of the University shall be recognised, without the Consent of the Chancellor of the University ; and provided also, that it shall be in the Power of the University Court, if they shall see Cause, at any Time to withdraw or suspend the Recognition of any private Teacher or Teachers :
- (4) Attendance on the Lectures of any private Teacher in *Edinburgh*, *Glasgow*, or *Aberdeen*, shall not be reckoned for Graduation in *St Andrew's*, if the Fee for such Lectures be of less Amount, than is charged for the like Course of Lectures in the University of *Edinburgh*, of *Glasgow*, or of *Aberdeen*, according as the Teacher lectures in *Edinburgh*, *Glasgow*, or *Aberdeen*.

X. Every Candidate for the Degrees of Bachelor of Medicine and Master in Surgery shall, at such Period of the Year in which he proposes to graduate, as may be fixed for the Purpose by the *Senatus Academicus*, lodge with the *Senatus*,—

- (1) A Declaration, in his own Handwriting, that, on the Day of Graduation, he will have completed his Twenty-first Year, and will not be under Articles of Apprenticeship :
- (2) A Statement of his Studies, as well in Literature and Philosophy as in Medicine, accompanied with proper Certificates :
- (3) An inaugural Dissertation, composed by himself, to be approved by the *Senatus Academicus*.

XI. Every Candidate for the Degrees of Bachelor of Medicine and Master in Surgery, shall be examined, both in Writing and *viva Voce*,—*First*, on Chemistry, Botany, Elementary Anatomy, and *Materia Medica* ; *Secondly*, on advanced Anatomy, Zoology with Comparative Anatomy, Physiology, and Surgery ; and, *Thirdly*, on Practice of Medicine, Clinical Medicine, Clinical Surgery, Midwifery, General Pathology, and Medical Jurisprudence : the Examinations on Anatomy, Chemistry, Physiology, Botany, Zoology, and *Materia Medica*, to be conducted, as far as possible, by Demonstrations of Objects exhibited to the Candidates ; and those on Clinical Medicine and Clinical Surgery, as far as possible, by Clinical Demonstrations.

XII. Students, who profess themselves ready to submit to an Examination on the First Division of these Subjects at the End of the Second Year of their Course, may be admitted to Examination at that Time.

XIII. Students, who have passed their Examination on the First Division of these Subjects, may be admitted to Examination on the Second Division at the End of the Third Year of their Course.

XIV. The Examination on the Third Division shall not take Place until the Candidate has completed the Fourth Year of his Course.

XV. Candidates may be admitted to Examination on the first Two of these Divisions at the End of their Third Year ; or to the Three Examinations at the End of their Fourth Year.

XVI. If any Candidate, on Examination, be found unqualified, he shall not be again admitted to Examination, unless he shall have completed another Year of Medical Study, or such Portion of another Year, as may be prescribed by the Examiners when he is found unqualified.

XVII. The Medical Examiners for Graduation shall be the Professors in the Faculty of Medicine, and, in addition, such Number of Persons, to be appointed annually by the University Court, as shall raise the Number of Examiners to not less than Seven in all, and so that there shall always be an Examiner specially qualified in each of the following Departments, viz. :—(1) Anatomy and Physiology, (2) Chemistry, (3) Botany and Natural History, (4) *Materia Medica* and Medical Jurisprudence, (5) Practice of Medicine, (6) Surgery, and (7) Midwifery. The several Examiners appointed by the University Court shall be eligible for Re-election, and each of them, for each full Period of a Year, in which he shall act as Examiner, shall receive out of the Fees to be paid by Candidates for Degrees in Medicine, such Sum as may from Time to Time be fixed by the *Senatus Academicus*, with the Approval of the University Court.

XVIII. The Degree of Master in Surgery shall not be conferred on any Person, who does not

at the same Time obtain the Degree of Bachelor of Medicine.

XIX. The Degree of Doctor of Medicine may be conferred on any Candidate who has obtained the Degree of Bachelor of Medicine, and is of the Age of Twenty-four Years, and has been engaged, subsequently to his having obtained the Degree of Bachelor of Medicine, for at least Two Years in Attendance on an Hospital, or in the Military or Naval Medical Service, or in Medical and Surgical Practice; Provided always, that, subject to the Provisions of the following Section of this Ordinance, the Degree of Doctor of Medicine shall not be conferred on any Person, unless he be a Graduate in Arts within the Fifth Section of this Ordinance, or unless he shall, before, or at the Time of his obtaining the Degree of Bachelor of Medicine, or within Three Years thereafter, have passed a satisfactory Examination in Greek, and in Logic or Moral Philosophy, and in One, at least, of the following Subjects, namely, French, German, Higher Mathematics, Natural Philosophy, and Natural History.

XX. The Degree of Doctor of Medicine may be conferred by the University of *St Andrew's* on any registered Medical Practitioner above the Age of Forty Years, whose professional Position and Experience are such, as in the Estimation of the University to entitle him to that Degree, and who shall, on Examination, satisfy the Medical Examiners of the Sufficiency of his professional Knowledge: Provided always, that Degrees shall not be conferred under this Section to a greater Number than Ten in any One Year.

XXI. Except under the Provisions of the Twentieth Section, the Degree of Doctor of Medicine shall not be conferred on any Person who has not previously obtained the Degree of Bachelor of Medicine.

XXII. The Senatus Academicus shall, from Time to Time, as they think expedient, appoint the Period or Periods of the Year at which Degrees in Medicine shall be conferred.

XXIII. No Degrees in Medicine shall, after the First Day of January in the Year One thousand Eight hundred and Sixty-three, be conferred by the University of *St Andrew's* except on Candidates, who have complied with the Terms of this Ordinance.

XXIV. There shall be paid, by each Candidate for the Degree of Bachelor of Medicine, a Fee of Five Guineas in respect of each of the Three Divisions of the Examination on Professional Subjects specified in the Eleventh Section of this Ordinance; each such Fee of Five Guineas being payable at the Time at which the Candidate comes forward to be examined in that Division, in respect of which it is payable; and, if the Candidate desires to be admitted to the Degree of Bachelor of Medicine only, he shall not, on Admission thereto, be required to pay any farther Fee in addition to the Fifteen Guineas so paid by him; but, if he desires to be admitted to the Degree of Master in Surgery also, he shall, on being admitted to such Degree, pay a farther Fee of Five Guineas: and every Candidate for the Degree of Doctor of Medicine, who has previously obtained the Degree of Bachelor of Medicine, shall pay, in addition to the Fees paid by him as a Candidate for the Degree of Bachelor of Medicine, a Fee of Five Guineas, exclusive of any Stamp Duty which may for the Time be exigible: and any Person presenting himself as a Candidate for the

Degree of Doctor of Medicine under the Twentieth Section of this Ordinance, without having previously obtained the Degree of Bachelor of Medicine, shall, on so presenting himself, pay a Fee of Fifty Guineas, inclusive of any Stamp Duty which may for the Time be exigible.

XXV. The Faculty of Medicine in the said University shall include the Professor of Medicine, the Professor of Chemistry, and, in the Event of the Professorship of Civil History being, by competent Authority, changed into a Professorship of Natural History, the Professor of Natural History.

XXVI. After the Confirmation of this Ordinance by Her Majesty in Council, no Principal or Professor in the said University shall receive any Payment out of the Fees to be paid by Candidates for Degrees in Medicine; with this Exception only, that it shall be lawful for the Senatus Academicus, out of such Fees, to pay to the present Professor of Medicine during his Incumbency, and to the present Professor of Chemistry during his Incumbency, such annual or other Sums respectively, as may from Time to Time be fixed by the Senatus Academicus, with the Approval of the University Court.

In Witness whereof, these Presents are sealed with the Seal of the Commission.

JOHN INGLIS, *Chairman.*

L. S.

SCOTTISH UNIVERSITIES COMMISSION.

*At Edinburgh, the Fifteenth day of June
Eighteen hundred and Sixty-one Years.*

WHEREAS, by an Act passed in the Twenty-first and Twenty-second Years of Her Majesty's Reign, Chapter Eighty-three, intituled, 'An Act to make Provision for the better Government and Discipline of the Universities of Scotland, and improving and regulating the Course of Study therein; and for the Union of the Two Universities and Colleges of *Aberdeen*,' the Commissioners under the said Act are empowered, *inter alia*, to make Ordinances in order to found new Professorships where they are required, and also to provide by whom the Right of presenting or appointing to such new Professorships shall be exercised: And whereas it is expedient that a Professorship of Conveyancing should be founded in the University of *Glasgow*: And whereas the Faculty of Procurators in *Glasgow* have by Minute, dated the First Day of March in the present Year, agreed to provide the Sum of One hundred and Five Pounds yearly towards the Endowment of such a Professorship, on the footing of the Patronage being vested in the President or Dean of Faculty, and the Council of the said Faculty: the Commissioners statute and ordain as follows:—

I. From the Date of the Confirmation of this Ordinance by Her Majesty in Council, there shall be a Professorship of Conveyancing in the University of *Glasgow*; and the Professor of Conveyancing shall be a Professor in the Faculty of Law in the said University, and shall hold his Office *ad vitam aut culpam*.

II. There shall be attached to the said Professorship the yearly Sum of One hundred and Five Pounds, provided by the Faculty of Pro-

ORDINANCE,
No. 20.
Glasgow,
No. 3.

surators in *Glasgow* in terms of their said Minute, together with the Amount of such Class Fees as the Professor may from Time to Time be authorised to exact from Students ; but the Professor shall not, in virtue of his Appointment, be entitled to any Fees payable for Examination or Graduation.

III. In Consideration of the foresaid Endowment of One hundred and Five Pounds yearly, the right of presenting or appointing the Professor of Conveyancing shall be vested in the President or Dean of Faculty, and the Council of the Faculty of Procurators in *Glasgow*, appointed in pursuance of their Charter of Incorporation : Provided always,

that, in the Event of the said President or Dean and Council failing at any Time to appoint a Professor within Six Months after the Occurrence of a Vacancy, the Right of Appointment shall *pro vice* be exercised by the University Court of the said University.

In Witness whereof, these Presents are sealed with the Seal of the Commission.

JOHN INGLIS, *Chairman*.

L. S.

CHAPTER of the Most Ancient and Most Noble Order of the Thistle.

At the Court at Buckingham Palace,
July 1, 1861.

A CHAPTER of the Most Ancient and Most Noble Order of the Thistle having been summoned for this day, the following Knights Brethren, in their Mantles and Collars, assembled in the Palace, viz. :—

The Earl of Rosebery, the Earl of Mansfield, the Duke of Montrose, the Earl of Elgin, the Duke of Argyll, and the Marquess of Ailsa, attended by the undermentioned Officers, in their mantles, and wearing their chains and badges ; viz. :—Sir John Stewart Richardson, Baronet, Secretary of the Order, and Frederic-Peel Round, Esq., Gentleman Usher of the Green Rod.

At three o'clock the Knights Brethren were called over by the Secretary, when (Her Majesty and His Royal Highness the Prince Consort having passed into the Chapter-Room,) they proceeded, with the Officers of the Order, into the presence of the Sovereign.

The Queen being seated in Her Chair of State, and His Royal Highness the Prince Consort at the table on the right hand of Her Majesty, the Sovereign was pleased to command the other Knights Brethren to take their seats at the table, according to their seniority in the Order, the Officers of the Order standing at the bottom of the table.

The Sovereign was then pleased to signify Her Royal pleasure touching the election of a Knight into the Order ; whereupon the Knights Brethren proceeded to the election, and the suffrages having been collected by the Secretary (commencing with the Junior Knight), were by him, kneeling, presented to The Sovereign, who was pleased to declare that the Right Honourable Thomas, Earl of Zetland, had been duly elected a Knight of the Most Ancient and Most Noble Order of the Thistle.

Then, by command of The Sovereign, the Earl of Zetland was received at the door of the Chapter-Room by the Duke of Argyll and the Marquess of Ailsa, the two Junior Knights Brethren present, and conducted between them to Her Majesty, preceded by the Secretary (bearing the Ensigns of the Order upon a velvet cushion), and by the Gentleman Usher of the Green Rod.

The Sword of State being thereupon delivered to the Sovereign, the Earl of Zetland, kneeling near the Queen, was knighted therewith ; after which His Lordship had the honour to kiss Her Majesty's hand ; the Earl of Zetland rising, the Oath was administered to His Lordship by the Secretary.

The Earl of Zetland then again kneeling, and the Secretary, on his knee, presenting to Her Majesty the Riband and Jewel of the Order, the Queen, assisted by His Royal Highness the Prince Consort, the Senior Knight, was graciously pleased to place the same over His Lordship's left shoulder.

His Lordship having again kissed the Sovereign's hand, and after receiving the congratulations of the Knights Brethren, retired.

The Chapter then proceeded to a second election ; and the suffrages having been collected as before, and presented to The Sovereign, Her Majesty was pleased to declare that the Right Honourable Robert Montgomerie, Lord Belhaven and Stenton, had been duly elected a Knight of the Most Ancient and Most Noble Order of the Thistle, whereupon His Lordship was introduced and knighted ; and the oath having been administered to His Lordship, he was invested with the Riband and Jewel in the same manner as the Earl of Zetland had been, and the like ceremonies having been observed, His Lordship withdrew.

The Chapter being ended, the Knights Brethren were, by command of Her Majesty, again called over by the Secretary, and, with the Officers of the Order, retired from the presence of The Sovereign with the usual reverences.

WHITEHALL, July 1, 1861.

The Queen has been pleased to constitute and appoint the Reverend Charles John Ellicott, B.D., to be Dean of the Cathedral Church of Exeter, void by the death of the Reverend Thomas Hill Lowe, late Dean thereof.

DOWNING STREET, July 1, 1861.

The Queen has been pleased to appoint John Scott Bushe, Esq., to be Colonial Secretary for the Island of Trinidad ; Denis Leahy, Esq., to be Superintendent of Public Works for the Island of Trinidad ; Charles Lablache, Esq., to be a Stipendiary Magistrate for the Island of Mauritius ; and Thomas Maguire, Esq., to be a Police Magistrate for the Island of Mauritius.

FOREIGN OFFICE, July 1, 1861.

The Queen has been pleased to approve of Mr Joshua R. Giddings as Consul-General in the British North American Provinces for the United States of America.

Treaty between Great Britain, Austria, Belgium, Brazil, Denmark, Spain, France, Mecklenburg-Schwerin, the Netherlands, Portugal, Prussia, Russia, Sweden, and Norway, and the Hans Towns, on the one part, and Hanover on the other part, for the Redemption of the Stade Toll.

Signed at Hanover, June 22, 1861.

[Ratifications exchanged at Hanover, June 30, 1861.]

SA Majesté la Reine du Royaume Uni de la Grande Bretagne et d'Irlande, Sa Majesté l'Empereur d'Autriche, Roi de Hongrie et de Bohême, Sa Majesté le Roi des Belges, Sa Majesté l'Empereur du Brésil, Sa Majesté le Roi de Danemark, Sa Majesté la Reine d'Espagne, Sa Majesté l'Empereur des Français, Son Altesse Royale Le Grand Duc de Mecklenbourg-Schwerin, Sa Majesté le Roi des Pays-Bas, Sa Majesté le Roi des Royaumes de Portugal et des Algarves, Sa Majesté le Roi de Prusse, Sa Majesté l'Empereur de toutes les Russies, Roi de Pologne, Grand Duc de Finlande, Sa Majesté le Roi de Suède et de Norwège et les Sénats des Villes Libres et Anseatiques de Lubeck, Brême, et Hambourg, d'une part ;

Et Sa Majesté le Roi de Hanovre d'autre part ;

Egalement animés du désir de faciliter et d'activer les rapports de commerce et de navigation entre leurs États respectifs, ont résolu de conclure un Traité dans le but d'affranchir la navigation de l'Elbe du droit connu sous la dénomination de péage de Stade ou de Brunshausen, et ont nommé à cet effet pour leurs Plénipotentiaires, savoir :

Sa Majesté la Reine du Royaume Uni de la Grande Bretagne et d'Irlande, le Sieur Henry Francois Howard, Esquire, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi de Hanovre :

Sa Majesté l'Empereur d'Autriche, Roi de Hongrie et de Bohême, le Sieur Frédéric Hugues, Comte de Ingelheim Echter de Mespelbrunn, Chevalier Honoraire de Malte, Grand-Croix des Ordres des Guelphes, de Guillaume de Hesse, et de la Maison Grand-Ducale d'Oldenbourg, Commandeur de l'Ordre Grand-Ducal de Louis de Hesse, et de la l'Ordre du St. Saviour de Grèce, Son Conseiller Privé actuel et Chambellan, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi de Hanovre ;

Sa Majesté le Roi des Belges, le Sieur Jean Baptiste Baron Nothomb, décoré de la Croix de Fer, Grand Cordon de Son Ordre de Léopold, et des Ordres de la Branche Ernestine, d'Albret le Valeureux, de la Légion d'Honneur, de l'Aigle Rouge, de Charles III, du Christ de Portugal, de St. Michel de Bavière, de St. Olaf, du Lion Néerlandais, du Lion de Zaehringen, du Mérite de la Hesse Grand-Ducale, de la Maison d'Anhalt, &c., Son Ministre d'Etat, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi de Hanovre ;

Sa Majesté l'Empereur du Brésil, le Sieur Marcus Antonio Chevalier d'Araujo, Commandeur de l'Ordre du Christ du Brésil, Grand-Croix des Ordres de l'Aigle Rouge et du Danebrog, Chevalier de l'Ordre de la Conception de Portugal, Membre de Son Conseil, et Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi de Hanovre ;

Sa Majesté le Roi de Danemark, le Sieur Charles Ernest Jean de Bülow, Commandeur de Son Ordre du Danebrog, et décoré de la Croix d'Honneur du même Ordre, Chevalier de l'Ordre de St. Stanislas

de seconde classe, Commandeur de l'Ordre de St. Olaf de Norwège, Chevalier des Ordres de l'Epee de Suède, et de Guillaume de Hesse, Son Major-Général et Chambellan, Son Envoyé en Mission Extraordinaire près Sa Majesté le Roi de Hanovre ;

Sa Majesté la Reine d'Espagne, le Sieur Vizente Gutierrez Chevalier de Terán, Commandeur de Son Ordre d'Isabelle la Catholique, et Chevalier de l'Ordre de Charles III, Commandeur des Ordres de Léopold de Belgique et du Danebrog, Chevalier de l'Ordre de St. Jean, Son Secrétaire de Cabinet, Son Ministre Résident près Sa Majesté le Roi de Danemark ;

Sa Majesté l'Empereur des Français, le Sieur Joseph Alphonse Paul Baron de Malaret, Officier de Son Ordre Impérial de la Légion d'Honneur, Commandeur de nombre extraordinaire de l'Ordre de Charles III d'Espagne, Chevalier de l'Ordre de Pie IX, Son Ministre Plénipotentiaire près Sa Majesté le Roi de Hanovre ;

Sa Majesté le Roi de Hanovre, le Sieur Adolphe Charles Louis Comte de Platen-Hallermund, Commandeur de première classe de Son Ordre des Guelphes, Grand Cordon des Ordres de Léopold d'Autriche, de l'Aigle Rouge de Prusse, de l'Aigle Blanc de Russie, du Lion Néerlandais, de la Maison d'Oldenbourg, de Pie IX, des Saints Maurice et Lazare, &c., Son Ministre d'Etat et des Affaires Etrangères ;

Son Altesse Royale le Grand Duc de Mecklenbourg-Schwerin, le Sieur Othon Henri Jasper de Wickedede, Son Conseiller au Ministère des Finances ;

Sa Majesté le Roi des Pays-Bas, le Sieur Antoine Jean Lucas Baron Stratenus, Commandeur de Son Ordre Royal du Lion Néerlandais, Son Chambellan, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi de Hanovre ;

Sa Majesté le Roi des Royaumes de Portugal et des Algarves, Dom Francisco d'Almeida Portugal, Comte de Lavradio, Grand-Croix de l'ancien et très noble Ordre de la Tour et l'Epee, et de l'Ordre Militaire du Christ, Commandeur de l'Ordre Royal de Notre Dame de la Conception de Villa Vigosa du Portugal, Grand-Croix des Ordres de l'Aigle Rouge de Prusse, de Léopold de Belgique, du Danebrog, et de la Branche Ernestine de Saxe, Chevalier de première classe en diamants de l'Ordre Princier de Hohenzollern, &c., Président de la Chambre de Pairs, Son Conseiller d'Etat effectif et Ministre d'Etat Honoraire, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté Britannique ;

Sa Majesté le Roi de Prusse, le Prince Gustave d'Ysenbourg et Budingén, Chevalier de Son Ordre de l'Aigle Rouge de troisième classe avec nœud, Chevalier de droit de l'Ordre de St. Jean de Prusse, et décoré de la Croix pour le Mérite Militaire, Grand-Croix de l'Ordre de la Maison d'Oldenbourg, Commandeur de première classe des Ordres des Guelphes de Hanovre, et de Henri le Lion de Brunswick, &c., Son Lieutenant-Colonel à la suite du premier Régiment des Dragons de la Garde, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi de Hanovre ;

Sa Majesté l'Empereur de toutes les Russies, Roi de Pologne, Grand Duc de Finlande, le Sieur Jean Persiany, Chevalier de Ses Ordres de Ste. Anne de première classe, de St. Stanislas de première classe, et de St. Wladimir de troisième classe, Grand-Croix du Saviour de Grèce, Chevalier du Lion de Zaehringen de troisième classe, et décoré de l'Ordre du Nichan-Iftihar de Turquie, Son Conseiller Privé, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi de Hanovre ;

Sa Majesté le Roi de Suède et de Norwège, le Sieur Charles Adolphe Sterky, Chevalier de Son Ordre de l'Etoile Polaire, de l'Ordre de Sta. Anne de Russie de troisième classe, et de l'Ordre du Danebrog, Son Ministre Résident en Mission Spéciale près Sa Majesté le Roi de Hanovre, Son Ministre Résident et Consul-Général près les Villes Libres et Anseatiques de Lubeck, Brême, et Hambourg ;

Le Sénat de la Ville Libre et Anseatique de Lubeck, le Sieur Théodore Curtius, Docteur en droit, Sénateur de cette Ville ;

Le Sénat de la Ville Libre et Anseatique de Brême, le Sieur Othon Gildemeister, Sénateur de cette Ville ;

Le Sénat de la Ville Libre et Anseatique de Hambourg, le Sieur Charles Hermann Merck, Docteur en droit, Syndic de la dite Ville ;

Lesquels, après avoir échangé leurs pleins pouvoirs, trouvés en bonne et due forme, sont convenus des Articles suivants :—

ARTICLE I.

Sa Majesté le Roi de Hanovre prend envers Sa Majesté la Reine du Royaume Uni de la Grande Bretagne et d'Irlande, Sa Majesté l'Empereur d'Autriche, Roi de Hongrie et de Bohême, Sa Majesté le Roi des Belges, Sa Majesté l'Empereur du Brésil, Sa Majesté le Roi de Danemark, Sa Majesté la Reine d'Espagne, Sa Majesté l'Empereur des Français, Son Altesse Royale le Grand Duc de Mecklembourg-Schwerin, Sa Majesté le Roi des Pays Bas, Sa Majesté le Roi des Royaumes de Portugal et des Algarves, Sa Majesté le Roi de Prusse, Sa Majesté l'Empereur de toutes les Russies, Roi de Pologne, Grand Duc de Finlande, Sa Majesté le Roi de Suède et de Norwège, et les Sénats des Villes Libres et Anseatiques de Lubeck, Brême, et Hambourg, qui l'acceptent, l'engagement—

1. D'abolir complètement et à jamais le droit jusqu'ici prélevé sur les cargaisons des navires qui, en montant l'Elbe, venaient passer l'embouchure de la rivière dite Schwinge, droit généralement désigné sous le nom de péage de Stade ou de Brunshausen ;

2. De ne substituer au droit dont la suppression est stipulée par le paragraphe précédent aucune nouvelle taxe, de quelque nature qu'elle soit, à raison de la coque ou des cargaisons, sur les navires qui monteront ou descendront l'Elbe ;

3. De n'assujettir désormais, sous quelque prétexte que ce soit, à aucune mesure de contrôle relative au droit cessant, les navires qui monteront ou descendront l'Elbe.

Il est cependant bien entendu que les dispositions ci-dessus ne seront obligatoires qu'à l'égard des Puissances qui ont pris part ou adhéreront au présent Traité ; Sa Majesté le Roi de Hanovre se réservant expressément le droit de régler par accords particuliers, n'impliquant ni visite ni détentation, le traitement fiscal et douanier des navires appartenant aux Puissances qui sont restées ou resteront en dehors de ce Traité.

ARTICLE II.

Sa Majesté le Roi de Hanovre s'engage en outre envers les susdites Hautes Parties Contractantes :—

1. A prendre soin, comme par le passé et dans la mesure de ses obligations actuelles, de la conservation des ouvrages qui sont nécessaires à la libre navigation de l'Elbe.

2. A n'introduire, à titre de compensation pour les dépenses résultant de l'exécution de cet engage-

ment, aucune charge quelconque aux lieux et places du droit de Stade ou de Brunshausen.

ARTICLE III.

Les engagements contenus dans les deux Articles précédents produiront leur effet à partir du 1er Juillet 1861.

ARTICLE IV.

Comme dédommagement et compensation des sacrifices que les stipulations ci-dessus doivent imposer à Sa Majesté le Roi de Hanovre, Sa Majesté la Reine de Royaume Uni de la Grande Bretagne et d'Irlande, Sa Majesté l'Empereur d'Autriche, Roi de Hongrie et de Bohême, Sa Majesté le Roi des Belges, Sa Majesté l'Empereur du Brésil, Sa Majesté le Roi de Danemark, Sa Majesté la Reine d'Espagne, Sa Majesté l'Empereur des Français, Son Altesse Royale le Grand Duc de Mecklembourg-Schwerin, Sa Majesté le Roi de Pays-Bas, Sa Majesté le Roi des Royaumes de Portugal et des Algarves, Sa Majesté le Roi de Prusse, Sa Majesté l'Empereur de toutes les Russies, Roi de Pologne, Grand Duc de Finlande, Sa Majesté le Roi de Suède et de Norwège, et les Sénats des Villes Libres et Anseatiques de Lubeck, Brême, et Hambourg, s'engagent de leur côté à payer à Sa Majesté le Roi d'Hanovre, qui l'accepte, une somme totale de 2,857,338 $\frac{1}{2}$ thalers (Allemands) à répartir de la manière suivante :—

	Thalers Allemands.
Sur la Grande Bretagne, pour	1,033,383 $\frac{1}{2}$
„ l'Autriche	1,273
„ la Belgique	19,413
„ Brême	40,334
„ le Brésil	1,013
„ le Danemark	209,543
„ l'Espagne	37,789
„ la France	71,166
„ Hambourg	1,033,333 $\frac{1}{2}$
„ Lubeck	8,885
„ le Mecklembourg	15,855
„ la Norwège	64,258
„ les Pays-Bas	169,963
„ le Portugal	16,213
„ la Prusse	34,489
„ la Russie	7,983
„ la Suède	92,495

Il est bien entendu que les Hautes Parties Contractantes ne seront éventuellement responsables que pour la quote-part mise à la charge de chacune d'elles.

ARTICLE V.

En ce qui regarde le mode, le lieu, et l'époque de paiement des différentes quote-parts, il est convenu que le paiement sera effectué en thalers (Allemands), à Hanovre ou à Hambourg, selon le choix du Gouvernement payant, et dans le terme de trois mois à partir du 1er Juillet 1861. Il pourra cependant intervenir des arrangements particuliers aux fins de proroger le terme susindiqué, ou de stipuler le paiement par annuités.

L'acquittement d'intérêts au taux de quatre pour cent du capital deviendra obligatoire à partir du 1er Octobre 1861, pour les paiements en somme intégrale ; à partir du 1er Juillet 1861, pour les paiements en termes.

ARTICLE VI.

L'exécution des engagements réciproques contenus dans le présent Traité est expressément subordonnée à l'accomplissement des formalités et règles établies par les lois constitutionnelles de celles

des Hautes Puissances Contractantes qui sont tenues d'en provoquer l'application, ce qu'elles s'obligent à faire dans le plus bref délai possible.

ARTICLE VII.

Le présent Traité sera ratifié, et les ratifications en seront échangées à Hanovre avant le 1er Juillet 1861, ou aussitôt que possible après l'expiration de ce terme.

En foi de quoi les Plénopotentiaires respectifs l'ont signé, et y ont apposé le cachet de leurs armes.

Fait à Hanovre, le 22ème jour du mois de Juin, de l'an 1861.

(L.S.) PLATEN-HALLERMUND.

(L.S.) HENRY FRANCIS HOWARD.

(L.S.) F. INGELHEIM.

(L.S.) NOTHOMB.

(L.S.) ARAUJO.

(L.S.) J. v. BÜLOW.

(L.S.) V. G. DE TERAN.

(L.S.) MALARET.

(L.S.) OTTON DE WICKEDE.

(L.S.) STRATENUS.

(L.S.) C. DE LAVRADIO.

(L.S.) LE PRINCE GUSTAVE D'YSEN-BOURG.

(L.S.) PERSIANY.

(L.S.) C. A. STERKY.

(L.S.) TH. CURTIUS, DR.

(L.S.) GILDEMEISTER.

(L.S.) C. H. MERCK, DR.

(Translation.)

HER Majesty the Queen of the United Kingdom of Great Britain and Ireland, His Majesty the Emperor of Austria, King of Hungary and Bohemia, His Majesty the King of the Belgians, His Majesty the Emperor of Brazil, His Majesty the King of Denmark, Her Majesty the Queen of Spain, His Majesty the Emperor of the French, His Royal Highness the Grand Duke of Mecklenburg-Schwerin, His Majesty the King of the Netherlands, His Majesty the King of the Kingdom of Portugal and the Algarves, His Majesty the King of Prussia, His Majesty the Emperor of all the Russias, King of Poland, Grand Duke of Finland, His Majesty the King of Sweden and Norway, and the Senates of the Free Hanseatic Cities of Lubeck, Bremen, and Hamburg, on the one part;

And His Majesty the King of Hanover on the other part;

Being equally animated with the desire to facilitate and promote the relations of commerce and navigation between their respective dominions, have resolved to conclude a Treaty, with a view to relieve the navigation of the Elbe from the duty known under the denomination of the Stade or Brunshausen toll, and have for that purpose named as their Plenipotentiaries, that is to say:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Henry Francis Howard, Esquire, Her Envoy Extraordinary and Minister Plenipotentiary to His Majesty the King of Hanover;

His Majesty the Emperor of Austria, King of Hungary and Bohemia, the Sieur Frederic Hugh, Count of Ingelheim Echter de Mespelbrunn, Honorary Knight of Malta, Grand Cross of the Order of the Guelphs, of William of Hesse, and of the Grand-Ducal House of Oldenburg, Commander of the Grand-Ducal Order of Lewis of Hesse, and of the Order of the Redeemer of

Greece, His Privy Councillor and Chamberlain, His Envoy Extraordinary and Minister Plenipotentiary to His Majesty the King of Hanover;

His Majesty the King of the Belgians, the Sieur John Baptist Baron Nothomb, decorated with the Iron Cross, Grand Cordon of His Order of Leopold, and of the Orders of the Ernestine Branch, of Albert the Valorous, of the Legion of Honour, of the Red Eagle, of Charles III, of Christ of Portugal, of St. Michael of Bavaria, of St. Olaf, of the Netherland Lion, of the Lion of Zaehringen, of Merit of Grand-Ducal Hesse, of the House of Anhalt, &c., His Minister of State, His Envoy Extraordinary and Minister Plenipotentiary to His Majesty the King of Hanover;

His Majesty the Emperor of Brazil, the Sieur Marcos Antonio Chevalier d'Araujo, Commander of the Order of Christ of Brazil, Grand Cross of the Orders of the Red Eagle and of Danebrog, Knight of the Order of the Conception of Portugal, a Member of His Council, and His Envoy Extraordinary and Minister Plenipotentiary to His Majesty the King of Hanover;

His Majesty the King of Denmark, the Sieur Charles Ernest John de Bülow, Commander of His Order of Danebrog, and decorated with the Cross of Honour of the same Order, Knight of the Order of Stanislaus of the second Class, Commander of the Order of St. Olaf of Norway, Knight of the Orders of the Sword of Sweden and of William of Hesse, His Major-General and Chamberlain, His Envoy on an Extraordinary Mission to His Majesty the King of Hanover;

Her Majesty the Queen of Spain, the Sieur Vizente Gutierrez Chevalier de Terán, Commander of Her Order of Isabella the Catholic, and Knight of the Order of Charles III, Commander of the Orders of Leopold of Belgium and of Danebrog, Knight of the Order of St. John, Her Secretary of Cabinet, Her Minister Resident to His Majesty the King of Denmark;

His Majesty the Emperor of the French, the Sieur Joseph Alphonse Paul Baron de Malaret, Officer of His Imperial Order of the Legion of Honour, supernumerary Commander of the Order of Charles III of Spain, Knight of the Order of Pius IX, His Minister Plenipotentiary to His Majesty the King of Hanover;

His Majesty the King of Hanover, the Sieur Adolphus Charles Lewis Count of Platen-Hallermund, Commander of the first class of His Order of the Guelphs, Grand Cordon of the Orders of Leopold of Austria, of the Red Eagle of Prussia, of the White Eagle of Russia, of the Netherland Lion, of the House of Oldenburg, of Pius IX, of Saint Maurice and Saint Lazarus, &c., His Minister of State and for Foreign Affairs;

His Royal Highness the Grand Duke of Mecklenburg-Schwerin, the Sieur Otho Henry Jasper de Wickedé, His Councillor in the Department of Finance;

His Majesty the King of the Netherlands, the Sieur Anthony John Lucas Baron Stratenus, Commander of His Royal Order of the Netherland Lion, His Chamberlain, His Envoy Extraordinary and Minister Plenipotentiary to His Majesty the King of Hanover;

His Majesty the King of the Kingdom of Portugal and the Algarves, Don Francisco d'Almeida Portugal Count of Lavradio, Grand Cross of the ancient and most noble Order of the Tower and Sword, and of the Military Order of Christ, Commander of the Royal Order of Our Lady of the Conception of Villa Viçosa of Portugal, Grand Cross of the Order of the Red Eagle of Prussia, of Leopold of Belgium, of

Danebrog, and of the Ernestine Branch of Saxony, Knight of the first class in diamonds of the Princely Order of Hohenzollern, &c., President of the Chamber of Peers, His actual Councillor of State and Honorary Minister of State, His Envoy Extraordinary and Minister Plenipotentiary to Her Britannic Majesty;

His Majesty the King of Prussia, the Prince Gustavus d'Ysenbourg and Buidingen, Knight of His Order of the Red Eagle of the third class with knot, Knight *de droit* of the Order of St. John of Prussia, and decorated with the Cross for Military Merit, Grand Cross of the Order of the House of Oldenburg, Commander of the first class of the Orders of the Guelphs of Hanover, and of Henry the Lion of Brunswick, &c., His Lieutenant-Colonel attached to the First Regiment of Dragoons of the Guard, His Envoy Extraordinary and Minister Plenipotentiary to His Majesty the King of Hanover;

His Majesty the Emperor of all the Russias, King of Poland, Grand Duke of Finland, the Sieur John Persiany, Knight of His Orders of St. Anne of the first class, of St. Stanislaus of the first class, and of St. Vladimir of the third class, Grand Cross of the Redeemer of Greece, Knight of the Lion of Zaehringen of the third class, and decorated with the Order of the Nichan-Iftihar of Turkey, His Privy Councillor, His Envoy Extraordinary and Minister Plenipotentiary to His Majesty the King of Hanover;

His Majesty the King of Sweden and Norway, the Sieur Charles Adolphus Sterky, Knight of His Order of the Polar Star, of the Order of St. Anne of Russia of the third class, and of the Order of Danebrog, his Minister Resident on a Special Mission to His Majesty the King of Hanover, His Minister Resident and Consul-General to the Free Hanseatic Cities of Lubeck, Bremen, and Hamburg;

The Senate of the Free Hanseatic City of Lubeck, the Sieur Theodore Curtius, Doctor of Laws, and Senator of that City;

The Senate of the Free Hanseatic City of Bremen, the Sieur Otho Gildemeister, a Senator of that City;

The Senate of the Free Hanseatic City of Hamburg, the Sieur Charles Hermann Merck, Doctor of Laws, a Syndic of the said City;

Who, after having exchanged their full powers, found in good and due form, have agreed upon the following Articles:—

ARTICLE I.

His Majesty the King of Hanover engages to Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, His Majesty the Emperor of Austria, King of Hungary and Bohemia, His Majesty the King of the Belgians, His Majesty the Emperor of Brazil, His Majesty the King of Denmark, Her Majesty the Queen of Spain, His Majesty the Emperor of the French, His Royal Highness the Grand Duke of Mecklenburg-Schwerin, His Majesty the King of the Netherlands, His Majesty the King of the Kingdom of Portugal and the Algarves, His Majesty the King of Prussia, His Majesty the Emperor of all the Russias, King of Poland, Grand Duke of Finland, His Majesty the King of Sweden and Norway, and the Senates of the Free Hanseatic Cities of Lubeck, Bremen, and Hamburg, who accept such engagement—

1. To abolish completely and for ever the duty hitherto levied upon the cargoes of vessels which, in ascending the Elbe, pass the mouth of the River Schwinge, which duty is generally known under the name of the Stade or Brunshausen toll.

2. Not to substitute for the duty, the suppression of which is stipulated by the preceding para-

graph, any new tax, of whatever nature, with regard either to the hull or the cargo, upon vessels which shall ascend or descend the Elbe.

3. Not henceforth to subject, under any pretence whatever, vessels which shall ascend or descend the Elbe, to any measure of control relating to the discontinued duty.

It is however well understood that the above-mentioned arrangements shall be obligatory only with regard to the Powers which are Parties to the present Treaty, or may accede thereto; His Majesty the King of Hanover expressly reserving to himself the right to regulate, by special arrangements, not involving visit or detention, the treatment in regard to duties and customs, of vessels belonging to Powers which have not, or shall not become parties to this Treaty.

ARTICLE II.

His Majesty the King of Hanover engages moreover to the above-mentioned High Contracting Parties:—

1. To take care, as hitherto, and according to his actual obligations, of the preservation of the works which are necessary to the free navigation of the Elbe.

2. Not to introduce, by way of compensation for the expenses resulting from the execution of such engagement, any charge whatever in the stead and place of the Stade or Brunshausen duty.

ARTICLE III.

The engagements contained in the two preceding Articles shall come into operation from and after the 1st of July 1861.

ARTICLE IV.

As compensation for the sacrifices which the stipulations above-mentioned will impose upon His Majesty the King of Hanover, Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, His Majesty the Emperor of Austria, King of Hungary and Bohemia, His Majesty the King of the Belgians, His Majesty the Emperor of Brazil, His Majesty the King of Denmark, Her Majesty the Queen of Spain, His Majesty the Emperor of the French, His Royal Highness the Grand Duke of Mecklenburg-Schwerin, His Majesty the King of the Netherlands, His Majesty the King of the Kingdoms of Portugal and the Algarves, His Majesty the King of Prussia, His Majesty the Emperor of all the Russias, King of Poland, Grand Duke of Finland, His Majesty the King of Sweden and Norway, and the Senates of the Free Hanseatic Cities of Lubeck, Bremen, and Hamburg, engage, on their part, to pay to His Majesty the King of Hanover, who accepts the same, a total sum of 2,857,338½ German thalers, to be thus assessed:—

	German thalers.
Upon Great Britain	1,033,333½
... Austria	1,273
... Belgium	19,413
... Bremen	40,334
... Brazil	1,013
... Denmark	209,543
... Spain	37,789
... France	71,166
... Hamburg	1,033,333½
... Lubeck	8,885
... Mecklenburg
... Norway
... Netherlands
... Portugal
... Prussia
... Russia
... Sweden



It is fully understood that each of the High Contracting Parties shall be eventually responsible only for the share placed to its own charge.

ARTICLE V.

With regard to the manner, the place, and the time of payment of the different quotas, it is agreed that payment shall be made in German thalers, at Hanover or at Hamburg, at the option of the paying Government, and within the term of three months from the 1st of July 1861. Separate arrangements may, nevertheless, be made with a view to extend the term above-mentioned, or to provide for payment by annuities.

The payment of interest, at the rate of four per cent. upon the capital, shall be obligatory from the 1st of October 1861, for payments in one sum; and from the 1st of July 1861, for payments in instalments.

ARTICLE VI.

The execution of the reciprocal engagements contained in the present Treaty is expressly declared to be subject to the fulfilment of the formalities and rules prescribed by the constitutional laws of those of the High Contracting Parties for whom such a sanction is needful, and who engage to take measures for obtaining the same with the least possible delay.

ARTICLE VII.

The present Treaty shall be ratified, and the ratifications shall be exchanged at Hanover before the 1st of July 1861, or as soon as possible after that date.

In witness whereof, the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Done at Hanover, the 22d day of June, in the year 1861.

(L.S.) PLATEN-HALLERMUND.

(L.S.) HENRY FRANCIS HOWARD.

(L.S.) F. INGELHEIM.

(L.S.) NOTHOMB.

(L.S.) ARAUJO.

(L.S.) J. v. BÜLOW.

(L.S.) V. G. DE TERAN.

(L.S.) MALARET.

(L.S.) OTTON DE WICKEDE.

(L.S.) STRATENUS.

(L.S.) C. DE LAVRADIO.

(L.S.) LE PRINCE GUSTAVE D'YSEN-BOURG.

(L.S.) PERSIANY.

(L.S.) C. A. STERKY.

(L.S.) TH. CURTIUS, DR.

(L.S.) GILDEMEISTER.

(L.S.) C. H. MERCK, DR.

PROTOCOLS.

Protocol of a Conference held at Hanover,
June 22, 1861.

DANS le cas où l'exécution des engagements contenus dans les Articles VI et VII du Traité de ce jour ne pourrait avoir lieu avant le 1er Juillet 1861, il demeure entendu que le Gouvernement Hanovrien conservera le droit de maintenir après cette époque, à titre provisoire, par voie de cautionnement, le droit qu'il s'est engagé à abolir; mais au fur et à mesure qu'une des Puissances Contractantes aura rempli les susdits

engagements, le Gouvernement Hanovrien fera cesser, de son côté, les mesures provisoires de cautionnement, et en ordonnera la décharge à l'égard des marchandises transportées dans les navires de cette Puissance. Il pourra néanmoins, jusqu'à l'accomplissement définitif, par toutes les Puissances Contractantes, des engagements contenus dans les Articles VI et VII exiger des navires affranchis la justification de leur nationalité, sans qu'il puisse en résulter pour ces navires ni retard ni détention.

Fait à Hanovre, le 22 Juin 1861.

(L.S.) PLATEN-HALLERMUND.

(L.S.) HENRY FRANCIS HOWARD.

(L.S.) F. INGELHEIM.

(L.S.) NOTHOMB.

(L.S.) ARAUJO.

(L.S.) J. v. BÜLOW.

(L.S.) V. G. DE TERAN.

(L.S.) MALARET.

(L.S.) OTTON DE WICKEDE.

(L.S.) STRATENUS.

(L.S.) C. DE LAVRADIO.

(L.S.) LE PRINCE GUSTAVE D'YSEN-BOURG.

(L.S.) PERSIANY.

(L.S.) C. A. STERKY.

(L.S.) TH. CURTIUS, DR.

(L.S.) GILDEMEISTER.

(L.S.) C. H. MERCK, DR.

(Translation.)

In case it should not be possible for the execution of the engagements contained in Articles VI and VII of the Treaty of this date to take place before the 1st of July 1861, it is understood that the Hanoverian Government shall retain the right to maintain provisionally after that date, by taking security, the duty which it has engaged to abolish; but as soon as any of the Contracting Powers shall have fulfilled the said engagements, the Hanoverian Government shall, on its part, terminate the provisional measure of taking security, and shall direct the discharge of such securities with regard to goods conveyed in the vessels of such Power. The Hanoverian Government may, nevertheless, until all the Contracting Parties shall have definitely accomplished the engagements contained in Articles VI and VII, require from exempted vessels the verification of their nationality, without however thereby occasioning to such vessels any delay or detention.

Done at Hanover, the 22d of June 1861.

(L.S.) PLATEN-HALLERMUND.

(L.S.) HENRY FRANCIS HOWARD.

(L.S.) F. INGELHEIM.

(L.S.) NOTHOMB.

(L.S.) ARAUJO.

(L.S.) J. v. BÜLOW.

(L.S.) V. G. DE TERAN.

(L.S.) MALARET.

(L.S.) OTTON DE WICKEDE.

(L.S.) STRATENUS.

(L.S.) C. DE LAVRADIO.

(L.S.) LE PRINCE GUSTAVE D'YSEN-BOURG.

(L.S.) PERSIANY.

(L.S.) C. A. STERKY.

(L.S.) TH. CURTIUS, DR.

(L.S.) GILDEMEISTER.

(L.S.) C. H. MERCK, DR.

Extracts from Protocol (No. 3) of a Conference held at Hanover, June 19, 1861.

La Conférence passe à l'examen du Projet de Protocole devant régler l'état intérimaire à établir jusqu'à l'accomplissement définitif par toutes les Puissances Contractantes des engagements contenus dans les Articles VI et VII du Traité.

Le Protocole est lu par M. le Comte de Platen.

Le Délégué de Hanovre croit pouvoir se dispenser de justifier un Projet qui est de tout point conforme au Protocole signé lors de l'abolition des droits du Sund.

M. le Délégué des Pays-Bas fait remarquer qu'il y aura lieu de constater la manière dont le Gouvernement de Hanovre entend exécuter la mesure de cautionnement prévue par le projet. Rappelant la circulaire émanée du Directorat de la Douane du Sund le 29 Mars 1857, et qui, quoique non comprise dans les négociations proprement dites, ne laisse pas que d'avoir un certain caractère international, il énonce le désir que le Hanovre fasse un arrangement administratif qui soit analogue à la mesure précitée du Gouvernement Danois. C'est sous le bénéfice de cette réserve que le Gouvernement des Pays-Bas peut admettre le Protocole.

M. le Comte de Platen-Hallermund répond que le Gouvernement de Hanovre, dans la ferme volonté de ménager autant que possible tous les intérêts engagés, est prêt à s'arrêter à un expédient qui consisterait à laisser aux intéressés le droit facultatif et alternatif d'opérer le dépôt en numéraire, ou de se faire cautionner par un courtier résidant dans le port de destination et dont la solvabilité soit connu au bureau des péages, et qui, contre les papiers et documents indiqués dans le § 8, b. du Règlement du 13 Avril 1844 (sur le péage de Stade ou de Brunshausen), n'aurait à remettre qu'une simple cédule, en gardant son recours contre qui de droit à l'égard des sommes y indiquées.

La Conférence décide unanimement d'adhérer à la proposition formulée par M. le Délégué de Hanovre et qui sera insérée au procès-verbal de la séance.

Le Protocole est mis aux voix et adopté à l'unanimité, après que le terme du 1er Juillet 1861, y a été inséré.

M. le Plénipotentiaire de la Grande Bretagne prend la parole. Il se prononce dans les termes suivants :—

“ La Conférence vient très-heureusement d'arrêter la rédaction du Traité par lequel le droit de Stade sera aboli, et le Hanovre prend les engagements contenus dans l'Article II. Je pense que, comme il y a deux autres Etats riverains représentés à la Conférence, il serait utile de constater de quelle manière leurs Gouvernements entendent agir à l'avenir relativement au maintien de la libre navigation de ce fleuve.

“ Je prends donc la liberté de demander à chacun de ces deux Plénipotentiaires s'ils ne sont pas à même de s'expliquer à ce sujet.”

M. le Plénipotentiaire de Sa Majesté le Roi de Danemark donne lecture de la déclaration suivante :—

“ Le Plénipotentiaire de Sa Majesté le Roi de Danemark déclare que son Gouvernement s'engage à entretenir, à l'avenir comme par le passé, pour ce qui le concerne, les ouvrages servant au maintien de la navigabilité de l'Elbe, sans imposer à titre de compensation un nouveau droit quelconque, soit sur la coque des navires qui monteront ou descendront ce fleuve, soit sur leurs cargaisons.”

M. le Plénipotentiaire de Hambourg, se rendant de son côté à l'invitation de M. le Plénipotentiaire de la Grande Bretagne, dit qu'il lui serait peut-être permis de contester sur la question que l'on soulève la compétence de la Conférence. Il s'en abstiendra. En conséquence, il a l'honneur de faire, au nom du Sénat, la déclaration suivante :—

“ Le Plénipotentiaire de la Ville Libre de Hambourg déclare que l'abolition du droit de Stade ne sera jamais pour elle un motif d'altérer la situation actuelle relativement au maintien à ses frais de la navigabilité de l'Elbe de Hambourg jusqu'à la mer, lequel état de choses subsistera à tous égards sans altération.”

A la demande de M. le Plénipotentiaire des Pays-Bas, la Conférence décide que les déclarations dont il a été donné lecture seront textuellement insérées au Protocole de la séance, ainsi que les explications de M. le Plénipotentiaire de la Grande Bretagne qui les ont provoquées.

(Translation.)

THE Conference proceeds to the examination of the draft of Protocol intended to regulate the temporary state of things until the definitive accomplishment by all the Contracting Powers of the engagements contained in Articles VI and VII of the Treaty.

The Protocol is read by the Count de Platen.

The Delegate of Hanover deems it unnecessary to say anything in support of a draft which is in all points conformable to the Protocol signed on occasion of the abolition of the Sound dues.

The Delegate of the Netherlands remarks that it will be necessary to ascertain the manner in which the Government of Hanover proposes to execute the measure of taking security contemplated by the draft. Referring to the circular issued by the Direction of the Customs of the Sound on the 29th of March 1857, which, though not included in the negotiations properly so called, did not the less bear a certain international character, he expresses the desire that Hanover would adopt an administrative arrangement analogous to that measure of the Danish Government. The Government of the Netherlands can only admit the Protocol subject to such a reservation.

The Count de Platen-Hallermund replies that the Government of Hanover, with an earnest wish to accommodate as much as possible all interests concerned, is ready to adopt an expedient which would consist in leaving to the parties the option of making a deposit in cash or of giving security through a broker residing in the port of destination, whose solvency is known to the toll office, and who, instead of the papers and documents prescribed in § 8 b. of the Regulation of the 13th of April 1844 (relative to the Stade or Brunshausen toll) would have only to give a simple note of hand (“*cedule*,”) retaining his remedy against the proper person with regard to the amounts specified therein.

The Conference decides unanimously to accept the proposition of the Delegate of Hanover, which shall be inserted in the *procès-verbal* of the sitting.

The Protocol is put to the vote, and unanimously adopted, after the date of the 1st of July had been inserted therein.

The Plenipotentiary of Great Britain then spoke in the following terms :—

“ The Conference has happily decided upon the Draft of Treaty by which the Stade toll will be abolished, and Hanover takes the engagements

contained in Article II thereof. I think that as there are two other riverian States represented in the Conference, it would be well to ascertain in what manner their Governments intend to act in future relative to the maintenance of the free navigation of the river.

"I therefore take the liberty of asking each of those Plenipotentiaries whether it is in their power to give explanations on this subject."

The Plenipotentiary of His Majesty the King of Denmark reads the following Declaration :—

"The Plenipotentiary of His Majesty the King of Denmark declares that his Government engages to maintain in future, as in the past, so far as it is concerned, the works serving to maintain the navigability of the Elbe, without imposing, by way of compensation, any new duty whatever, either upon the hull of vessels which shall ascend or descend that river, or upon their cargoes."

The Plenipotentiary of Hamburg, responding on his side to the invitation of the Plenipotentiary of Great Britain, says that he might perhaps contest the competency of the Conference to deal with the question thus raised. He will however abstain from doing so. In consequence, he has the honour to make, in the name of the Senate, the following Declaration :—

"The Plenipotentiary of the Free City of Hamburg declares that the abolition of the Stade toll will never be for that city a motive for altering the actual state of things relative to the maintenance at its expense of the navigability of the Elbe from Hamburg to the sea, which state of things will subsist in all respects without alteration."

At the request of the Plenipotentiary of the Netherlands, the Conference decides that the Declarations which have been read shall be textually inserted in the Protocol of the sitting, as well as the explanations of the Plenipotentiary of Great Britain which gave rise to them.

*Board of Trade, Whitehall,
July 2, 1861.*

The Right Honourable the Lords of the Committee of Privy Council for Trade have received from the Secretary of State for Foreign Affairs, a copy of the following Instructions, issued by the Hanoverian Government to the Office of the Stade Toll, at Hamburg, for the purpose of carrying out the stipulations of the Treaty and Protocol of the 22d ultimo, for the abolition of the Stade Toll.

(Translation.)

Order.

A.

Ships of all States which may or may not have acceded to the Treaty are, from the 1st of July of this year, released from stopping or anchoring before the Schwinge for the purpose of making declaration of toll.

B.

Ships of the States which took part in the Redemption Treaty, and have since fulfilled the reserved condition made in Articles VI and VII of the Treaty (i.e., the obtaining the necessary approval of the Legislative Bodies, and the formal ratification), are to be treated in accordance with the provisions of the following sections, 1-5 :—

Up to this time the reserved condition has been fulfilled by Belgium and Brazil.

So soon as this shall be done by other States also, a further order thereupon shall be issued.

§ 1. Cargoes of those ships, supposing their nationality to be shown in accordance with the direction (§ 3), will be released from payment of the Stade (Brunshausen) Toll, as also from payment of any other duties for the action of the guardship at Brunshausen, from the 1st of July of this year, in case and so far as the Treaty with the individual State to which the ship belongs be brought to complete settlement by fulfilment of the above reserved condition, by the 1st July of this year; and if not, then from the day on which this complete formal settlement is made known to the Royal Government.

§ 2. In regard to the cargoes of the ships mentioned in the preceding section, the production of cargo documents from and after the day of release will no longer be required.

§ 3. On the other hand, masters of the ships mentioned in § 1, in order to acquire exemption from toll, are further bound to prove their nationality in passing the toll line; and that not merely by hoisting their flag, but by delivering in a paper whether sea pass or commission, or ship's register, or certificate of build (Bielbrief), &c., &c., notifying the nationality of the ship.

If the nationality of the ship be not sufficiently shown in passing the toll line, the proof of nationality must be completed in the harbour of the place to which she is bound.

For the rest, the control in this case will not be stringently maintained, except in the case of those vessels whose nationality is not already known otherwise to the Elbe Toll officials at Brunshausen.

§ 4. As a rule, upon proof of nationality shown, an official certificate (Annex 1), will be given to the Master by the officer of the Elbe Toll Guardship, at Brunshausen.

This certificate is to be delivered in at the office of the Elbe Toll Guardship, on the return voyage, instead of the return certificate (Retourschein).

§ 5. The obligation to prove nationality ceases so soon as the Treaty for redeeming the Stade (Brunshausen) Toll shall be brought to complete settlement by all the contracting States, through fulfilment of the reserved condition mentioned above.

C.

In regard to ships of those States which have concluded the Treaty of Redemption, but have not yet brought the same to complete settlement, namely, at present, Bremen, Denmark, France, Great Britain, Hamburg, Hanover, Luëck, Mecklenburgh, Netherlands, Norway, Austria, Portugal, Prussia, Russia, Spain, and Sweden, the following provisions will be observed until a complete settlement be obtained on their part, when their ships will be treated in accordance with B, Sections 1-5.

§ 6. The amount of duty upon goods passing the toll line in the ships here treated of, will, instead of being definitively paid, be either (as may be preferred by those bound to pay the duties)

A. Deposited at one of the toll places, Brunshausen, Hamburg, or Harburg, or,

B. Secured by the bond of a ship's broker, whose ability to pay is known at the respective toll place.

§ 7. For the purpose of ascertaining the amount of duties to be deposited or secured, as in § 6, the ship and cargo papers are to be delivered in at the office of the Elbe Toll Guardship, in Brunshausen, by ships passing the toll line.

The return certificate (Retourschein) will not be made out until the provisions of § 6 be complied with.

§ 8. So soon as the Treaty for the redemption of the Brunshausen Toll with one of the States which have acceded thereto shall be brought to complete settlement, any sum paid for duties deposited as by § 6 upon goods passing the toll-line in ships of this State shall be repaid to the depositor in full amounts, or to any person empowered by him, on receiving back the Certificate of Deposit receipted (Annex 2); and in like manner, any security bonds of brokers (see 6 in § 6), of Annex 3, for the amount of duties upon such goods as have passed the toll-line, in ships of this State, shall be declared cancelled, and given back.

But if one or other of the States which have acceded to the Treaty by signing the same should declare its inability to ratify the Treaty, then the amount of tolls deposited for goods passing the toll-line in ships of this State shall go over to the Royal Treasury, and the sums for which security has been given shall be called in.

§ 9. A disbursement of 3 per cent. from the Royal Treasury shall be granted to the brokers for those amounts of toll which they may deposit or become security for.

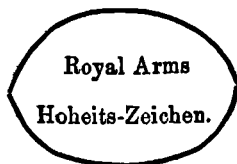
The toll amount Extracts will in like manner be delivered to the same for the amounts of toll deposited or secured, as if they had definitively paid in the amounts.

It is left to them how they may secure their claims against the parties originally bound to pay the duties.

D.

The ships of those States which have not yet concluded the Treaty of the 22d June of this year, and the goods laden upon ships of those States, remain in the meantime subject to the provision of the Regulation of the 13th April 1844, and accordingly have to pay the toll definitively; but those ships are released from stopping or anchoring before the Schwinge for declaration of duties.

(Translation.)



Serving as Certificate of Return.

Attestation of Nationality.

No.

The ship , Captain ,
which, on her voyage from to ,
has passed Brunshausen, sails under
flag, according to the exhibited, and
may repass the toll-line at Brunshausen by delivery
of this Return Certificate.

Brunshausen, the , 186 .
or Hamburg,
or Harburg,
Royal

Signature of the Toll Officer.

Certificate of Deposit.

The Shipbroker, M. , at Hamburg,
has this day deposited at the Treasury [Casse]
undermentioned [the amount of the duty in
words], upon the cargo of the ship,
under command of Captain , which
passes the Brunshausen toll-line on the

of 1861, on the voyage from
to ; and this sum will
be repaid to the depositor, in exchange for this
certificate of deposit, receipted so soon as the
Government shall have brought to
complete settlement the Treaty of the 22d day of
June 1861, for redemption of the Brunshausen
Toll, signed by its Plenipotentiary, through fulfil-
ment of the reserved condition mentioned in the
6th and 7th Articles, and shall have notified the
same to the King's Government.

Counter Bond.

I have received the papers given in for the
Brunshausen Toll-Declaration, on account of the
ship , Captain ,
which passed the Brunshausen toll-line, in ascend-
ing the Elbe, on the 186 ; and I
bind myself, by signing this counter bond, with
renunciation of participation and action at law,
to pay the amount of the Brunshausen duties, pro-
visionally credited upon the cargo of the said ship,
as debtor on my own account, of the Royal Elbe
Toll Treasury (Casse), at , or when the
same is demanded, to any other of the treasuries
pointed out, or person commissioned by the
Hanoverian Government, at , in the
case that the Treaty of the 22d of June 1861, for
redemption of Brunshausen Toll, signed by the
Plenipotentiary of the Government,
be not brought to a complete settlement;
that is to say, if the reserved condition mentioned
in Articles 6 and 7 of the Treaty be not fulfilled.

(Place) &c.,

186 .

(Signed)

Ship's Broker.

(934.)

Board of Trade, Whitehall,
June 14, 1861.

The Right Honourable the Lords of the Com-
mittee of Privy Council for Trade have received,
from the Secretary of State for Foreign Affairs, a
copy of a Despatch from Her Majesty's Amba-
sador at Paris, enclosing a copy of a French Im-
perial Decree, providing that designs and manu-
facturing models coming from countries with which
a reciprocal protection of copyright has been ac-
corded by Treaty with France, are to be deposited
at the Office of the Secretaries of the Courts of
Arbitration (Conseils de Prud'hommes), of Paris,
according to the nature of the industry.

(Note.)—The provisions of the above Decree are
extended to the designs and models of British
Manufactures under the 12th Article of the
Treaty of the 23d January 1860, between Great
Britain and France.

(946.)

Board of Trade, Whitehall,
June 14, 1861.

The Right Honourable the Lords of the Com-
mittee of Privy Council for Trade have received a
copy of a Despatch from Her Majesty's Consul at
Naples, reporting that vessels arriving from the
Russian ports in the Gulf of Finland, as well as
those arriving from Ceuta and the ports of Morocco,
will be admitted in free pratique.

WESTMINSTER, June 23, 1861.

This day, the Lords being met, a message was sent to the Honourable House of Commons by the Gentleman Usher of the Black Rod, acquainting them that *The Lords, authorised by virtue of a Commission under the Great Seal, signed by Her Majesty, for declaring Her Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of the Honourable House in the House of Peers, to hear the Commission read; and the Commons being come thither, the said Commission, empowering the Lord Archbishop of Canterbury, and several other Lords therein named, to declare and notify the Royal Assent to the said Acts, was read accordingly, and the Royal Assent given to*

An Act for granting to Her Majesty certain Duties of Excise and Stamps.

An Act to enable the Secretary of State in Council of India to raise money in the United Kingdom for the Service of the Government of India.

An Act for confirming a Scheme of the Charity Commissioners for certain Charities in the town and parish of Burford, in the County of Oxford.

An Act for confirming a Scheme of the Charity Commissioners for Certain Charities in the borough of Reading.

An Act for confirming a Scheme of the Charity Commissioners for the Hospital of Lady Katherine Leveson, at Temple Balsall, in the county of Warwick.

An Act to amend the Dublin Improvement Act, 1849.

An Act to declare the Limits within which increased Assessments are authorized to be raised in the city of Edinburgh, under the provisions of the Act of the twenty-third and twenty-fourth years of Victoria, chapter fifty.

An Act for authorizing the Dock Company at Kingston-upon-Hull to make and maintain an additional Dock at Kingston-upon-Hull (to be called the Western Dock), and a Railway to connect the same with the Hull and Selby Railway, to alter a part of the Line of the Hull and Selby Railway, and to construct other Works at Kingston-upon-Hull; for amending the Acts relating to the Company, for granting more effectual powers for the regulation and management of their Docks, and for other purposes.

An Act to authorize the making of a Railway from the Stockton and Darlington Railway, at or near the Frosterly Station, to Newlandside, near Stanhope, with a road approach from Stanhope, all in the County of Durham, and for authorizing working arrangements with the Stockton and Darlington Railway Company, and for other purposes.

An Act for making a Railway from Uxbridge, in the county of Middlesex, to Rickmansworth, in the county of Hertford, with a Branch to Scott's Bridge Mill, to be called "The Uxbridge and Rickmansworth Railway," and for other purposes.

An Act for enabling the Company of Proprietors of the Birmingham Canal Navigations to raise further Money, and for other purposes.

An Act for the Manchester and Wilmslow Turnpike Roads, in the counties Palatine of Lancaster and Chester.

An Act for making and maintaining of the Henley-in-Arden Railway, and for other purposes.

An Act to enable the Local Board of Health for the Township of Darlington to supply Gas and Water in the adjoining townships of Cockertan, Blackwell, Whessoe, and Haughton-le-Skerne, to enlarge Market-place, erect a covered market,

make and improve roads, to vest in the Local Board all the powers of the Burial Board, to raise additional money, to levy and alter tolls and rates, and amend Acts relating to the Local Board, and for other purposes.

An Act to grant further powers to the Victoria Station and Finslow Railway Company, with reference to their share and loan capital, and to sanction certain Agreements with the Great Western, and London, Chatham, and Dover Railway Companies, and for other purposes.

An Act to empower Bonelli's Electric Telegraph Company (Limited) to acquire and work letters-patent relating to Electric Telegraphs, and for other purposes.

An Act for authorizing the Charing Cross Railway Company to make a Line of Railway from their authorized Line into the city of London, with an additional Line in Southwark, and to raise further monies, and for other purposes.

An Act to extend the limits of the Dewsbury and Batley Gas Company to part of the township of Thornhill, to authorize the said Company to raise more money, to amend their Act, and for other purposes.

An Act for incorporating the Sowerby Bridge Gas Company, for enabling the Company to raise further capital, for better supplying Sowerby Bridge and the neighbourhood thereof with Gas, and for authorizing the sale of the undertaking of that Company, and also of the rights and powers of the Sowerby Bridge Gas Consumers' Company, (Limited), and for other purposes.

An Act to amend the Acts relating to the River Tyne, and to enable the Tyne Improvement Commissioners to construct Docks and other works, and to remove and rebuild the Bridge of Newcastle-upon-Tyne, to make certain alterations in the rates charged by the Commissioners, and for other purposes.

An Act to authorize the Construction of Bridges over highways, and arches under a turnpike-road and highways, in the parishes of Wolstanton and Audley, in the county of Stafford, and for other purposes.

An Act to make further provision for the draining, warping, and improvement of Thorne Moor, in the West Riding of Yorkshire.

An Act for making a Railway from Banbridge to Ballyrone, with a branch Railway therefrom to Rathfriland, to be called "The Banbridge Extension Railway," and for other purposes.

An Act for the incorporation of the Burton-upon-Trent Waterworks Company, and for authorizing them to supply with water the town of Burton-upon-Trent and the township of Barton-under-Needwood, and the neighbourhoods thereof; and for other purposes.

An Act to revive the powers for the purchase of lands, and to extend the time for the completion of works, authorized by the "Llanidloes and Newtown Railway (Canal Extension) Act, 1859," and to authorize the Llanidloes and Newtown Railway Company to raise additional capital, and for other purposes.

An Act to authorize the construction of a bridge across the River Clwyd, to be called "The Rhyl Bridge."

An Act to enable the Right Honourable William, Earl of Lonsdale, to make and maintain a dock or tidal basin at Workington, in the county of Cumberland, and a Railway therefrom, to join the Whitehaven Junction Railway, and for other purposes.

An Act to repeal an Act passed in the seventh and eighth years of the reign of His Majesty King George the Fourth, intituled "An Act for repairing the road leading from Ealand to the town of Leeds, in the West Riding of the county of York," and granting more effectual powers in lieu thereof.

An Act to enable the Manchester, Sheffield, and Lincolnshire Railway Company to make new Railways in the counties of Derby and Lincoln; to improve their station at Ardwick, and for other purposes.

An Act to authorize the Wycombe Railway Company to extend their Railway to Aylesbury, and to Oxford, and for other purposes.

An Act to enable the Edinburgh and Glasgow Railway Company to raise additional capital.

An Act for incorporating the Scottish Widows' Fund and Life Assurance Society, and for other purposes relating thereto.

An Act to enable the Danblane, Doune, and Callander Railway Company to create preference shares, and for other purposes.

An Act for incorporating the Whitworth Vale Gas Company (Limited), and extending their powers, and for other purposes.

An Act to enable the Blyth and Tyne Railway Company to make a railway from their main line of railway to Newcastle-upon-Tyne, and certain branch railways in the county of Northumberland, to grant further powers to the Company to amend the Acts relating to the Company, and for other purposes.

An Act to enable the Limerick and Foynes Railway Company to raise further sums.

An Act for enabling the Midland Railway Company to construct Works and to acquire additional lands in the counties of Derby, Lancaster, Nottingham, Warwick, and Gloucester, and the West Riding of the county of York, for vesting in them the undertaking of the Dursley and Midland Junction Railway Company, and for other purposes.

An Act to authorize the Cork and Youghal Railway Company to extend their railway in Youghal, and to amend the Acts relating to the Company.

An Act for Paving, Draining, Cleansing, Lighting, and otherwise Improving the district comprised within the boundaries of the township of Middleton, in the parish of Middleton, and the township of Tongue, in the parish of Prestwich-cum-Oldham, both in the county of Lancaster, and for other purposes.

An Act to enable the Lancashire and Yorkshire Railway Company to make a railway between Salford and the Victoria Station at Manchester, and for other purposes relating to the same Company.

An Act for making Railways between the London and South-Western Railway at Alton, Alresford, and the railway of the London and South-Western Railway Company near to Winchester, and for other purposes.

An Act for incorporating "The East India Irrigation and Canal Company," and for other purposes connected therewith.

An Act for better supplying with Gas the Townships of Atherton, Bedford, Pennington, Tyldesley-cum-Shackerley, West Leigh, and other places in the county of Lancaster.

An Act for making Railways from the Oswestry and Newtown Railway, near Montgomery, to Bishop's Castle, and other places in the county of Salop.

An Act for erecting a Suspension Bridge from Clifton, in the city and county of Bristol, to the parish of Long Ashton, in the county of Somerset.

An Act for enabling the London and North Western Railway Company to construct new railways from near Stockport to Northenden Road, near Cheadle, and from Chelford to Knutsford, with branches therefrom respectively; and for other purposes.

An Act to enable the Burial Board of the parish of Liverpool to acquire certain lands at Walton-on-the-Hill, in Lancashire.

An Act to enable the Kingstown Water-Works Company to abandon a portion of their authorized works, and to construct and maintain other works; and for other purposes.

An Act for making a Railway from the Hawick Line of the North British Railway, near Galashiels, to Peebles; and for other purposes.

WAR-OFFICE, PALL-MALL,

July 2, 1861.

Royal Regiment of Horse Guards—Henry Emerson Westcar, gent. to be Cornet, by purchase, vice Craven, promoted. Dated 2d July 1861.

1st Dragoon Guards—William Edward Frere Vibart, gent. to be Cornet, by purchase, vice Gough, promoted. Dated 2d July 1861.

2d Dragoon Guards—Charles Edward Frederick, gent. to be Cornet, by purchase, vice Frederick Henry Maitland, appointed to the 8th Light Dragoons. Dated 2d July 1861.

Vincent Stuart Robertson, gent. to be Cornet, by purchase, vice Barton, promoted. Dated 3d July 1861.

5th Dragoon Guards—Lieutenant John Buchan Hepburn, from 6th Dragoon Guards, to be Lieutenant, vice Hayes, promoted. Dated 2d July 1861.

Lieutenant William James Scarlett to be Adjutant, vice Hayes, promoted. Dated 2d July 1861.

7th Dragoon Guards—Claude Edward Scott, gent. to be Cornet, by purchase, vice Vincent, promoted. Dated 2d July 1861.

5th Light Dragoons—Lieutenant Edward Henry Saunders, from Forfar and Kincardine Artillery Militia, to be Cornet, by purchase, vice Thackwell, promoted. Dated 2d July 1861.

Royal Engineers—Supernumerary Captain James Robert Mann to be Captain, vice Brevet-Lieutenant-Colonel Stanton, placed on the Seconded List. Dated 7th June 1861.

Lieutenant James Hamilton Wilson to be Second Captain, vice Hugh Williams, placed upon half-pay. Dated 2d July 1861.

Coldstream Guards—Major and Brevet-Colonel Spencer Perceval to be Lieutenant-Colonel, without purchase, vice Brevet-Colonel William Samuel Newton, who retires upon half-pay. Dated 2d July 1861.

Captain and Lieutenant-Colonel and Brevet-Colonel William Mark Wood to be Major, without purchase, vice Brevet-Colonel Spencer Perceval. Dated 2d July 1861.

Lieutenant and Captain Lord Eustace Henry Brownlow Gascoyne Cecil to be Captain and Lieutenant-Colonel, by purchase, vice Brevet-Colonel William Mark Wood. Dated 2d July 1861.

Ensign and Lieutenant Hugh Bonham Carter to be Lieutenant and Captain, by purchase, vice Lord Eustace H. B. G. Cecil. Dated 2d July 1861.

5th Regiment of Foot—Ensign Robert Hull to be Lieutenant, by purchase, vice William Thwaytes, who retires. Dated 2d July 1861.
John Love Vincent, gent. to be Ensign, by purchase, vice Hull. Dated 2d July 1861.

11th Foot—Ensign Hugh Montil Toller to be Lieutenant, by purchase, vice James Farquharson Oliver, who retires. Dated 2d July 1861.

Edward Reginald Mynors Baskerville, gent. to be Ensign, by purchase, vice Toller. Dated 2d July 1861.

15th Foot—Gentleman Cadet Charles John Burnett, from the Royal Military College, to be Ensign, without purchase, vice William Phineas Bury, appointed to the 23d Foot. Dated 2d July 1861.

22d Foot—James Mark Chambers, gent. to be Ensign, by purchase, vice James Allan Park, who retires. Dated 2d July 1861.

33d Foot—Lieutenant Francis A. Ball to be Captain, by purchase, vice Charles Carter Barrett, who retires. Dated 2d July 1861.

Ensign James Philips to be Lieutenant, by purchase, vice Ball. Dated 2d July 1861.

Ensign Calvert Dunbar Steer, from the 16th Foot, to be Ensign, vice Philips. Dated 2d July 1861.

36th Foot—Lieutenant William Henry Paul to be Captain, by purchase, vice Waring Alexander Biddle, who retires. Dated 2d July 1861.

Ensign William Rushton to be Lieutenant, by purchase, vice Paul. Dated 2d July 1861.

Henry Gillum Webb, gent. to be Ensign, by purchase, vice Rushton. Dated 2d July 1861.

41st Foot—James Dunn, gent. to be Ensign, by purchase, vice William Robert Maurice Wynne, appointed to the Scots Fusilier Guards. Dated 2d July 1861.

42d Foot—Assistant-Surgeon James Tulloch Tulloch, M.D., from the Rifle Brigade, to be Assistant-Surgeon, vice John Charles Campbell, M.D., placed upon half-pay. Dated 2d July 1861.

56th Foot—Ensign Thomas Durell Sullivan to be Lieutenant, without purchase, vice Caleb Coote Lloyd, deceased. Dated 1st September 1860.

Ensign Arthur Rowley Heyland to be Lieutenant, without purchase, vice Henry George Monk, deceased. Dated 8th March 1861.

Gentleman Cadet John Edward Lee Mottee, from the Royal Military College, to be Ensign, without purchase, vice Sullivan. Dated 2d July 1861.

61st Foot—The first Christian name of Ensign Stockenström, appointed in the Gazette of the 17th May, 1861, is "*Gysbert*," and not "*Gysbert*," as then stated.

65th Foot—Gentleman Cadet Arthur Henry Heyland, from the Royal Military College, to be Ensign, without purchase, vice Pagan, promoted. Dated 2d July 1861.

75th Foot—Gentleman Cadet Edward O'Bryen Foreyth, from the Royal Military College, to be Ensign, without purchase, vice Singer, promoted. Dated 2d July 1861.

78th Foot—George Eardley Lecky, gent. to be Ensign, by purchase, vice Sir A. M. Mackenzie, Bart., promoted. Dated 2d July 1861.

79th Foot—Ensign Albert Charles Wood to be Lieutenant, by purchase, vice Haviland John De Carteret, who retires. Dated 2d July 1861.

Arthur Lemon, gent. to be Ensign, by purchase, vice Wood. Dated 2d July 1861.

89th Foot—Ensign James King, from the 96th Foot, to be Ensign, vice Hubbersty, promoted. Dated 2d July 1861.

Gentleman Cadet Henry John Kirkland Grenville, from the Royal Military College, to be Ensign, without purchase, vice Hay, promoted. Dated 2d July 1861.

96th Foot—Lieutenant Walter Barnes Pugh to be Captain, by purchase, vice George Irwin Thompson, who retires. Dated 2d July 1861.

Ensign Frederick John Josselyn to be Lieutenant, by purchase, vice Pugh. Dated 2d July 1861.

William George Mackie, gent. to be Ensign, by purchase, vice Josselyn. Dated 2d July 1861.

Lieutenant John Leslie Toke to be Adjutant, vice Pugh, promoted. Dated 2d July 1861.

1st West India Regiment—Lieutenant Charles Lionel John FitzGerald to be Instructor of Musketry, vice Lieutenant Arthur James Plunkett, who resigns that appointment. Dated 7th May 1861.

DEPOT BATTALION.

Captain and Brevet-Major Lewis John Fillis Jones, from the 8th Foot, to be Adjutant, vice Captain John Henry Grant, deceased. Dated 10th June 1861.

STAFF.

Captain and Brevet-Major Alexander James John Macdonald, half-pay Unattached, to be Fort-Major at Edinburgh Castle, vice Brevet-Lieutenant-Colonel Abraham Collis Anderson, Unattached, deceased. Dated 9th June 1861.

UNATTACHED.

Brevet-Colonel Charles Rochfort Scott (Lieutenant-Governor Royal Military College), Captain, on half-pay Royal Staff Corps, to be Major, without purchase. Dated 2d July 1861.

Captain and Brevet-Lieutenant-Colonel William Carruthers, half-pay Unattached, Town Major at the Cape of Good Hope, to be Major, without purchase. Dated 2d July 1861.

MEDICAL DEPARTMENT.

The appointment of Assistant-Surgeon William Ramsay, M.D., from the 37th Foot, to the Staff, vice Albert Augustus Gore, placed upon half-pay, as stated in the Gazette of the 24th May 1861, has been cancelled.

The appointment of Assistant-Surgeon James Henry Jeffcoat, from the 9th Foot, to be Staff Assistant-Surgeon, vice Patrick Charles Baxter, M.D., placed upon half-pay, as stated in the Gazette of the 24th May 1861, has been cancelled.

Assistant-Surgeon John Coote Ovens, from the 9th Foot, to be Staff Assistant-Surgeon, vice Patrick Charles Baxter, M.D., placed upon half-pay. Dated 24th May 1861.

BREVET.

Captain William Jennings Cross, Unattached, to be Major in the Army. Dated 23d November 1841.

Captain and Brevet-Major William Jennings Cross, Unattached, to be Lieutenant-Colonel in the Army. Dated 11th November 1851.

Lieutenant Frederick Windham Lukin, Paymaster 2d Dragoon Guards, to have the honorary rank of Captain, under the Royal Warrant of 27th January 1860. Dated 10th August 1860.

The undermentioned Officers, having completed the qualifying service for the rank of Colonel, under the 8th and 10th Clauses of the Royal Warrant of the 14th October 1858, to be Colonels in the Army:—

Lieutenant-Colonel Kenneth Douglas Mackenzie, C.B., half-pay, late 92d Foot. Dated 10th February 1861.

Major and Brevet-Lieutenant-Colonel Joseph Edwin Thackwell, half-pay Unattached, Assistant Adjutant-General in the South-Western District. Dated 24th June 1861.

The undermentioned promotions to take place consequent on the death of Major-General Eaton Monins, Colonel of the 8th Foot, on the 16th June 1861:—

Brevet-Colonel Lewis Alexander During, Major on half-pay Unattached, to have the rank of Major-General. Dated 17th June 1861.

Brevet-Colonel Joshua Simmons Smith, from Major on half-pay Unattached, to be Major-General. Dated 17th June 1861.

Lieutenant-Colonel John McNeill Walter, C.B., 25th Foot, to be Colonel. Dated 17th June 1861.

Captain and Brevet-Major William Stratton Aslett, Royal Marines, to be Lieutenant-Colonel. Dated 17th June 1861.

Captain Adam Campbell, half-pay Unattached, Staff Officer of Pensioners, to be Major. Dated 17th June 1861.

MEMORANDUM.

The undermentioned Officers upon half-pay have been permitted to retire from the service by the sale of their Commissions, under the conditions of the Horse Guards' Circular Memorandum of the 15th February 1861:—

Captain William Jennings Cross, half-pay Unattached. Dated 2d July 1861.

Second Captain Hugh Williams, half-pay Royal Engineers. Dated 2d July 1861.

Commission signed by the Queen.

8th Lancashire Rifle Volunteer Corps.

Edward Lovelock, gent. to be Adjutant, from 8th May 1861. Dated 14th May 1861.

Commission signed by the Queen.

7th Administrative Battalion of Middlesex Rifle Volunteers.

The Queen has been graciously pleased to approve the transfer of Adjutant and Honorary Major Charles Foveaux Kirby, from the 2d Battalion to the 7th Battalion of Middlesex Rifle Volunteers, from 6th June 1861. Dated 17th June 1861.

Commission signed by the Lord Lieutenant of the City and County of the City of Edinburgh, and Liberties thereof.

City of Edinburgh Rifle Volunteer Corps.

Alexander Mitchell to be Ensign, vice Reid, resigned. Dated 14th June 1861.

MEMORANDUM.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by Lieutenant John Cargill in the City of Edinburgh Rifle Volunteer Corps.

[The following Appointment is substituted for that which appeared in the Gazette of the 21st June last.]

Commission signed by the Lord Lieutenant of the County of Roxburgh.

Dumfries, Roxburgh, Kirkcudbright, and Selkirk Regiment of Militia.

Morden Carthew Yorston, Esq. to be Captain, vice Lennock, resigned. Dated 13th June 1861.

Commissions signed by the Lord Warden of the Cinque Ports.

4th Cinque Ports Artillery Volunteers.

Captain Edward William Venables Vernon Harcourt to be Major. Dated 26th June 1861.

First Lieutenant Charles Elphinstone Dalrymple to be Captain. Dated 26th June 1861.

6th Cinque Ports Artillery Volunteers.

John Goldie Walker, Esq. to be First Lieutenant. Dated 26th June 1861.

George Yeates Hunter, Esq. to be Honorary Assistant-Surgeon. Dated 26th June 1861.

BANKRUPTS

FROM THE LONDON GAZETTE.

BANKRUPTCIES AWARDED.

John Alexander Mowat, of No. 115, Crawford Street, Saint Marylebone, Middlesex, boot and shoe maker.

John Sugden, of No. 1, Charles Terrace, Paxton Park, Sydenham, Kent, builder.

John Gearn and Frederick Augustus Tarrant, of No. 27, Bucklersbury, London, auctioneers, trading under the firm of Gearn & Tarrant.

Richard Batley, of No. 54, Park Village East, Regent's Park, Middlesex, timber dealer.

John Joseph, of Nos. 87 and 88, Houndsditch, London, and of No. 8, Alton Terrace, Albion Road, Dalston, Middlesex, importer of foreign goods.

James Preston, of No. 2, Kingsland Gate Bazaar, Kingsland Road, Middlesex, tobacconist.

Nathan Kimberley Lloyd, of Birmingham, Warwick, grocer.

John Jessop, of Preston Brookhurst, Salop, innkeeper, maltster, and farmer.

Job Legge, of Willenhall, Suffolk, draper and haberdasher.

William George Martin, of the Albert Inn, Risca, Monmouth, innkeeper and furniture dealer.

Henry Donlevy, of New York, Brinsworth, Bolton, glass manufacturer.

Michael Griffin, of Liverpool, Lancaster, butcher.

William Green, of Liverpool, Lancaster, victualler and tavern keeper.

John Mossop, of Liverpool, Lancaster, provision dealer.



AN ACCOUNT of the Total Quantities of each kind of CORN, distinguishing Foreign and Colonial, Imported into the Principal Ports of GREAT BRITAIN, (viz. London, Liverpool, Hull, Newcastle, Bristol, Gloucester, Plymouth, Leith, Glasgow, Dundee, and Perth,) and the Rates and Amount of Duty thereon, in the Week ended 26th June 1861.

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SPECIES.	Quantities Imported into the Ports of Great Britain, enumerated above, (being those into which Corn is chiefly imported).			Amount of Duty received thereon.			Rates of Duty, (Foreign and Colonial.)	
	Foreign.	Colonial.	Total.	Foreign.	Colonial.	Total.	Corn and Grain of all sorts, per quarter.	Meal and Flour of all sorts, per cwt.
	Qrs. Bus.	Qrs. Bus.	Qrs. Bus.	£ s. d.	£ s. d.	£ s. d.	s. d.	s. d.
Wheat and Wheat Flour	77372 0	10315 1	87687 1	4146 18 8	578 9 5	4725 8 1	1 0	0 4½
Barley and Barley Meal	8948 7	—	8948 7	447 9 4	—	447 9 4		
Oats and Oat Meal.....	45253 5	1221 6	46475 3	2231 1 5	58 15 3	2289 16 8		
Rye and Rye Meal.....	90 0	—	90 0	4 10 0	—	4 10 0		
Pease and Pea Meal	4503 3	11008 7	15512 2	225 4 6	550 8 11	775 13 5		
Beans and Bean Meal	17166 2	—	17166 2	858 6 10	—	858 6 10		
Indian Corn and Indian Meal	27920 4	49 1	27969 5	1396 13 7	2 9 2	1399 2 9		
Buck Wheat and Buck Wheat Meal	1 2	—	1 2	0 1 3	—	0 1 3		
Beer or Bigg	—	—	—	—	—	—		
Total.....	181255 7	22594 7	203850 6	9310 5 7	1190 2 9	10500 8 4		

NOTE.—The Quantities of Corn admitted to Home Consumption within the week, were identical with the quantities imported.

Office of the Inspector-General of Imports and Exports, Custom-House, London, 1st July 1861.

JOHN A. MESSENGER,
Inspector-General of Imports and Exports.

IN THE HOUSE OF LORDS.

CROMARTY ESTATE.

NOTICE is Hereby Given, That in obedience to an Order of Reference from the Right Honourable the Lords Spiritual and Temporal in Parliament assembled, made upon the Petition of the Most Noble George Granville William Mackenzie Sutherland Leveson Gower, Duke and Earl of Sutherland, and Anne Hay Mackenzie Sutherland, Duchess of Sutherland, all persons concerned in a Bill to authorise the Petitioners to Disentail the ESTATE OF CROMARTY, and to execute a new Entail of said Estate in the manner and under the conditions mentioned in said Bill, are appointed to appear before the Honourable Lord Ivory in Scotland, and the Honourable Lord Mackenzie in Scotland; or in their absence, or the absence of either of them, before the Honourable Lord Wood in Scotland, and the Honourable Lord Ardmillan in Scotland, within the Chambers of Lord Ivory, at No. 9, Ainslie Place, Edinburgh, upon Monday the 8th day of July next, at 12 o'clock noon, when they will be heard for their interest.

JAMES HAY MACKENZIE, W.S.
LOCH & MACLAURIN,
Parliamentary Agents.

Edinburgh, 10, St Andrew Square,
20th June 1861.

INDIA OFFICE,

VICTORIA-STREET, WESTMINSTER, July 2, 1861.

THE SECRETARY OF STATE FOR INDIA IN COUNCIL GIVES NOTICE, that he will be prepared to receive, on FRIDAY the 12th July, at or before 12 o'clock, TENDERS for a LOAN of £4,000,000, on security of Stock to be created under the provisions of an Act of the present Session of Parliament, and to bear interest at the rate of 5 per cent. per annum, payable half-yearly at the Bank of England, on the 5th January and the 5th July in each year.

The stock not to be redeemable until 5th July 1870, but to be redeemable at par on or after that day, upon one year's previous notice having been given in the "London Gazette" by the Secretary of State for India in Council.

The books of the stock will be kept at the Bank of England, where all assignments and transfers will be made. No stamp duties whatsoever will be charged on the transfers.

The tenders to be for the whole or any part of such loan, but not for sums of less than £500 stock, and to state what amount of money will be given for every £100 of the said stock. Tenders at a price including fractions of a shilling other than sixpence will not be accepted. Tenders by the same person at various prices must be made out and delivered separately. Each separate tender is to be delivered in, sealed, at the Chief Cashier's Office, Bank of England, and the amount of stock subscribed for to be written on the outside of the tender.

A deposit of 2 per cent. upon the amount of stock tendered for must at the same time be paid at the same office, to be returned in the event of the tenders not being accepted, and parties tendering must be careful not to enclose the deposit in the sealed tender.

So much of the amount tendered and accepted to be paid at the Bank of England, on account of the Secretary of State for India in Council, on Friday, the 19th of July 1861, as, when added to the deposit paid, on the tenders being delivered, will leave £80 for each £100 of Stock to be paid, as under, viz.:

£20 per cent. on Tuesday, the 20th of August 1861;

£20 per cent. on Tuesday, the 24th of September 1861;

£20 per cent. on Tuesday, the 22d of October 1861;

£20 per cent. on Tuesday, the 19th of November 1861;

but parties who so desire may pay up in full, and will be allowed a discount at the rate of 5 per cent. per annum upon the anticipated payments.

The dividend payable, on the 5th of January 1862, to be a six months' dividend upon the capital amount of stock contracted for on the said 12th July.

In the event of the receipt of tenders (at or above the minimum price to be fixed by the Secretary of State for India in Council on the 12th July) for a larger amount

than that proposed to be raised, the tenders, at the lowest price accepted, will be subject to a pro rata diminution.

Due notice will be given when the scrip receipts are ready, and these will be delivered only to the parties entitled, or to their order, at the Chief Cashier's office, at the Bank of England.

For each instalment after the payment of the first, which is due on the 19th of July 1861, a proportional amount of stock will be created for the contributors. The stock for the first instalment, including the deposit, to be created at the same time with that which will be due on the last.

No tender will be received after 12 o'clock on the said 12th day of July, nor unless upon a printed form, which must not be enclosed in an envelope.

This form may be obtained at the Chief Cashier's office, Bank of England, or of Mr Henry Scott, the Broker to the Secretary of State for India in Council, 16, Throgmorton Street, London, E.C.

J. COSMO MELVILL

INTIMATION is Hereby Given that, in terms of an Interlocutor by the Lords of Council and Session, Commissioners for Plantation of Kirks and Valuation of Teinds, dated the 3d day of July 1861, and pursuant to the Act 7 & 8 Victoria, cap. 44, a Petition has been presented to their Lordships for and in name of, *inter alia*, The Right Honorable Randolph Stewart, Earl of Galloway, and others, Contributors to the Endowment of the proposed NEW CHURCH and PARISH *quoad sacra* of BARGRENNAN, situated within the Parishes of Monigaff and Penninghame, Presbytery of Wigtown, and Stewartry of Kirkcudbright, praying their Lordships to DECERN and ERRECT the said Church of Bargrennan into a PARISH CHURCH, in connection with the Church of Scotland, and to MARK OUT and DESIGNATE the District set forth in the Petition, consisting of a portion of the said Parishes of Monigaff and Penninghame, as the District to be attached to the said Church of Bargrennan *quoad sacra*; and to DISJOIN the said Church and District *quoad sacra* from the fore-said Parishes; and to ERRECT the same into a Church and Parish *quoad sacra*, to be called The CHURCH and PARISH of BARGRENNAN; and to Find and Declare that the Minister and Elders thereof shall have and enjoy the status, and all the powers, rights, and privileges of a Parish Minister and Elders in connection with the Church of Scotland; and to Find and Declare that, upon the said Church of Bargrennan, and District to be attached thereto, being erected into a Church and Parish *quoad sacra*, the Patronage thereof should be vested in the Petitioner, the Earl of Galloway, and his heirs and successors; but always under reservation of the right of the Presbytery of the bounds to present to the said Church and Parish *jure devoluto*.

HOPE & MACKAY, W.S.,
Agents for Petitioners.

Edinburgh, 119, Princes Street,
July 4, 1861.

WE, Thomas Kincaid, Shipowner in Greenock, and Frederick Robert Hughes, Manufacturing Chemist in Borrowstouness, the Liquidators duly appointed, in terms of the Statute, for winding up voluntarily the affairs of THE GLASGOW AND NORTH OF EUROPE STEAM NAVIGATION COMPANY, Limited, do hereby intimate, that at a general meeting of the Partners or Shareholders of the said Glasgow and North of Europe Steam Navigation Company, Limited, held within the Office of Messrs C. R. Baird, Black, & Dill, Writers, No. 54, West Nile Street, Glasgow, upon Wednesday the 21st day of November last, 1860, duly called by previous Notice in the Edinburgh Gazette, for the purpose of considering an account made up by us, shewing the manner in which the winding up has been conducted, and the property of the Company disposed of, which account has been duly inspected, in terms of the Statute, and of the Resolution passed at the previous meeting: And also for the purpose of considering, and if so resolved, of passing a Resolution, to be then submitted to the meeting, to the effect that the meeting is of opinion that the affairs of the Company have been fairly wound up: The meeting having considered the said account, and a docket appended thereto under the hands of John Fleming, Accountant in Glasgow, certifying that he had examined the said account, compared it with the vouchers, and found it correct, and having also taken into consideration the said Resolution submitted to them, in terms of said Notice, to the effect that the meeting is of opinion that the affairs of the Company have been fairly wound up, unanimously agreed to the said Resolution, and declared the same to

be passed: And we do also hereby intimate that we have, in terms of the 104th section of the 'Joint Stock Companies Act, 1856,' made a return to the Registrar of Joint Stock Companies in Scotland of the said Resolution, and that we have since paid the whole dividends declared upon each Share to all the Parties legally entitled thereto.—Of all which intimation is hereby given, in terms of the 104th section of the 'Joint Stock Companies Act, 1856.'

THO. KINCARD, Liquidator,
FRANK. ROSS, HUGHES, Liquidator.

NOTICE

TO THE CREDITORS OF

The Sequestrated Estates of POTTS, CAIRNIE, & RAY, Cabinetmakers and Upholsterers, No. 9, Princes Street, Edinburgh, as a Company, and of James Ray, formerly residing at West Cottage, Wardie, near Edinburgh, as a Partner of that Company, and as an Individual.

JAMES RAY, above designed, hereby intimates that he has presented a Petition to the Lord Ordinary officiating on the Bills, praying to be finally discharged of all debts and obligations contracted by him, both as a Partner of the said Company of Potts, Cairnie, & Ray, and as an Individual, or for which he was liable at the date of the sequestration of the estates of the said Company and of the Individual Partners, on 17th August 1860: Which Petition the Lord Ordinary has appointed to be intimated in the Edinburgh Gazette, and to each Creditor, in terms of the Bankruptcy (Scotland) Act, 1856.

MACKENZIE INNES & LOGAN, Agents.
Edinburgh, July 5, 1861.

NOTICE TO DEBTORS AND CREDITORS.

THOMAS AITKEN, late Hotel-keeper, Largs, now Grocer and Spirit Merchant there, having executed a Trust-Disposition in favor of John Wight, C.A., Glasgow, for behoof of his Creditors,—all Persons having Claims upon his estates are requested to lodge the same, with grounds of debt and declaration to the verity thereof, in the hands of the Subscribers, within one month from this date. Parties indebted to the estates are requested to make payment to the Trustee.

WINK & WIGHT, C.A.

175, West George Street,
Glasgow, July 4, 1861.

NOTICE.

NOTICE is Hereby Given that ALEXANDER GRANT, Farmer at Delfaber, in the Parish of Duthil, has presented a Petition to the Commissary of the Commissariat of Elgin and Nairn, praying to be decerned Executor-Dative *qua* Creditor to the Late PETER M'PHERSON, residing at Milltown of Duthil, near Carrbridge, and who died at Easter Duthil, in the County of Elgin, on or about the 9th day of June 1861, and had at the time of his death his ordinary or principal domicile in the County of Elgin.

GRANT & JAMESON, Writers, Elgin,
Procurators for Petitioner.

Elgin, July 3, 1861.

SEQUESTRATION of JOHN FINLAY, Carver and Gilder in Glasgow.

JOHN MILLER, Accountant in Glasgow, Trustee on said estate, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 6th ultimo, has been audited by the Commissioners, who have postponed the declaration of a dividend till the statutory period.

JNO. MILLER, Trustee.

71, Queen Street,
Glasgow, July 4, 1861.

DAVID ANDERSON, Banker in Dundee, Trustee on the sequestrated estate of WILLIAM WALLACE JOHNSTONE, Nurseryman and Market Gardener at Barnhill Links, in the Parish of Monifieth, hereby intimates, that an account of his intromissions with the funds of the said estate, brought down to the 18th ultimo, and state of the funds recovered and also of those outstanding as at the same date, have been made up by him, and examined by the Commissioners on said estate, in terms of the Statute; and further, that no dividend can at present be declared.

DAVID ANDERSON, Trustee.

Dundee, July 2, 1861.

THE Estates of JOHN HALDANE, Master and Builder in Port-Glasgow, were sequestrated on the 2d day of July 1861, by the Sheriff of the County of Renfrew.

The first deliverance is dated the 2d day of July 1861.

The meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Friday the 12th day of July 1861 years, within the Argyle Inn, Port-Glasgow.

A composition may be offered at this meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 2d day of November 1861 years.

All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

DAN. R. MACLELLAND, Writer, Port-Glasgow,
Agent.

THE Estates of RICHARD CRAVEN, Grocer, Wine, and Spirit Merchant, 132, Princes Street, Edinburgh, and residing at No. 1, Erskine Place there, were sequestrated on the 3d day of July 1861, by the Court of Session.

The first deliverance is dated the 3d day of July 1861.

The meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Friday the 12th day of July 1861, within Dowells & Lyon's Sale-rooms, No. 18, George Street, Edinburgh.

A composition may be offered at this meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 3d day of November 1861.

The Sequestration has been remitted to the Sheriff-Court of Edinburghshire; and a Warrant of Protection has been granted to the Bankrupt.

All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

WM. WHITE MILLAR, S.S.C., Agent,
Chambers, 8, Bank Street, Edinburgh.

Edinburgh, July 4, 1861.

THE Estates of ARCHIBALD CAMPBELL, Hotel-keeper in Stornoway, were sequestrated on the 4th day of July 1861, by the Court of Session.

The first deliverance is dated 4th July 1861.

The meeting to elect a Trustee and Commissioners is to be held at 12 o'clock noon, on Tuesday the 16th day of July 1861, within the Globe Hotel, George Square, Glasgow.

A composition may be offered at this meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 4th day of November 1861.

The Sequestration has been remitted to the Sheriff-Court of Lanarkshire, at Glasgow.

A Warrant of Protection against Imprisonment has been granted to the Bankrupt.

All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

D. TODD LEES, S.S.C., Agent,
15, Dublin Street, Edinburgh.

THE Estates of ANDREW HENDERSON, Builder, and Coach and Omnibus Proprietor, Govan, near Glasgow, and presently residing in Buckingham Square, Govan, were sequestrated on the 4th day of July 1861, by the Sheriff of Lanarkshire.

The first deliverance is dated the 4th day of July 1861.

The meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Tuesday the 16th day of July 1861, within the Faculty of Procurators' Hall, Saint George's Place, Glasgow.

A composition may be offered at this meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 4th day of November 1861.

A Warrant of Protection against Arrest or Imprisonment for Civil Debt, until the meeting of the Creditors for the election of Trustee, has been granted to the Bankrupt.

All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

THOMAS NICOLSON, Writer, Glasgow,
Agent.

141, Buchanan Street,
Glasgow, July 4, 1861.

SEQUESTRATION of WILLIAM PETRIE SHAW,
Merchant and Manufacturer in Dundee.

WILLIAM MYLES, Accountant in Dundee, has been elected Trustee on the estate; and James Christie, Banker in Dundee, as Mandatory of the British Linen Company, and of William Spence, Esquire, Secretary thereof, James Blackwood Anderson, one of the Partners of Anderson & Guild, Merchants in Dundee, and James Lake, Merchant and Flaxspinner in Dundee, one of the Partners of Kinmond, Lake, & Company, Merchants and Flaxspinners in Dundee, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Court-house in Dundee, on Wednesday the 17th day of July 1861, at one o'clock afternoon. The Creditors will meet in the British Hotel in Dundee, on Friday the 26th day of July 1861, at one o'clock afternoon. Farther, Intimation is hereby given, that at the general meeting of Creditors held for the election of Trustee and Commissioners on the 29th day of June 1861, the Bankrupt made an offer of a composition of Four Shillings and Sixpence per Pound on all debts due by him at the date of the sequestration of his estates, payable as follows, viz.—Three Shillings per Pound at six months, and the remaining One Shilling and Sixpence per Pound at twelve months, after his final discharge, and also to pay and provide for the expence of the sequestration and the Trustee's remuneration, and offered James Parker Shaw, Merchant and Calenderer in Dundee, as Cautioner for payment of said composition; and that the said meeting of Creditors having unanimously agreed to entertain the said offer, the same will be decided upon at the foresaid meeting of Creditors to be held after the examination of the Bankrupt, within the place, on the day, and at the hour before specified.

Dundee, July 4, 1861.

WM. MYLES, Trustee.

SEQUESTRATION of WILLIAM SMITH, Miller,
Glamis, and residing there, and also carrying on Business as a Miller at Cardean, in the Parish of Airlie.

WILLIAM YEAMAN, Bank Agent in Alyth, has been elected Trustee on the estate; and Peter Scott, of Lochbank, by Alyth, Thomas Drummond, Corn Merchant, Dundee, and Matthew Morrison, Farmer, Kirkton of Nevy, in the United Parishes of Eassie and Nevy, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Court-house, Forfar, on Wednesday the 17th instant, at 11 o'clock forenoon. The Creditors will meet within the County and Commercial Hotel, Forfar, on Saturday the 27th current, at 12 o'clock noon.

Forfar, July 4, 1861.

WILL. YEAMAN, Trustee.

SEQUESTRATION of JOHN MILLAR, sometime of
Ballumbie, sometime residing at Ingliston, in the County of Forfar, Banker and Underwriter, now deceased.

JOHN OGILVIE, Writer in Dundee, has been elected Trustee on the estate; and Duncan Sidey, General Manager, and for behoof of the Eastern Bank of Scotland, William Miller, formerly one of the Managers for the Bank of Scotland in Dundee, as Mandatory for the Governor and Company of the Bank of Scotland, and John Symers, Agent of the British Linen Company in Dundee, have been elected Commissioners. The Creditors will meet within the British Hotel, Dundee, upon Thursday the 18th day of July 1861, at 12 o'clock noon.

Dundee, July 1, 1861.

JOHN OGILVIE, Trustee.

SEQUESTRATION of JAMES WATSON, Accountant
or Clerk, lately residing in Hamilton, in the County of Lanark, now deceased.

JAMES KEITH, Merchant in Hamilton, has been elected Trustee on the estate; and James Gilchrist, Merchant in Hamilton, has been elected Commissioner. The Creditors will meet in the Office of Messrs T. J. & W. A. Dykes, Writers in Hamilton, upon Monday the 15th day of July current, at 12 o'clock noon. To entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 25th day of September 1861.

Hamilton, July 3, 1861.

JAMES KEITH, Trustee.

SEQUESTRATION of WILLIAM TEMPLETON, Inn-
keeper and House-builder, residing in Glenluce, Parish of Old Luce, and County of Wigtown.

WILLIAM M'CLURE, Writer in Wigtown, has been elected Trustee on the estate; and Kennedy Henry, Brewer in Wigtown, Andrew M'Master, Merchant in Wigtown, and John Henderson, Hardware Merchant, Stranraer, have been elected Commissioners. The

examination of the Bankrupt will take place within the Sheriff-Court-house at Wigtown, on Friday the 12th day of July current, at 12 o'clock noon. The Creditors will meet in the Queen's Arms Hotel, Wigtown, on Monday the 22d day of July current, at two o'clock afternoon. To entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged with the Trustee on or before the 24th September next. At the meeting of Creditors for election of Trustee held on the 8th June last, the Bankrupt made an offer of composition of Four Shillings per pound on all debts due by him at the date of the sequestration of his estates, payable at one month from the date of his discharge, and also to pay the whole expences attending the sequestration and the remuneration of the Trustee, and offered security for payment of the same; and the Creditors present having unanimously resolved to entertain the said offer and security for consideration, the Trustee hereby intimates that said offer, and security proposed, will be decided upon at the said meeting of Creditors to be held at Wigtown on the 22d day of July current.

Wigtown, July 3, 1861.

WILL. M'CLURE, Trustee.

JOHN MILLER, Accountant in Glasgow, Trustee on the sequestrated estates of JOHN ARNOTT & CO., Warehousemen, Cowcaddens Street, Glasgow, and John Arnott, Cowcaddens Street, Glasgow, sole Partner of that Company, as such, and as an Individual, do hereby call a general meeting of Creditors to be held in my Counting-house, No. 71, Queen Street, Glasgow, on Monday the 29th day of July current, at 12 o'clock, for the purpose of considering an application for my discharge as Trustee foresaid, and deciding thereon, in terms of the Statutes.

JNO. MILLER, Trustee.

Glasgow, July 4, 1861,
71, Queen Street.

JOHN STEEDMAN, residing in Charlestown, Trustee on the sequestrated estate of JAMES NAPIER, Coal Agent and Horse-dealer in Stirling, hereby calls a meeting of the Creditors of the said James Napier to be held within the Writing-chambers of Messrs Chrystal & Macfarlane, Writers, Stirling, on Saturday the 27th day of July 1861, at 12 o'clock noon, to consider as to an application to be made for the Trustee's discharge.

JOHN STEEDMAN, Trustee.

Charlestown, July 4, 1861.

JAMES SMITH, Accountant in Glasgow, Trustee on the sequestrated estates of PETER M'LAREN, Ship Carpenter, Joiner, and Block Maker, No. 6, Springfield Place, Glasgow, hereby calls a meeting of the Creditors on said sequestrated estate to be held within the Office of Smith & Wallace, Accountants, 67, West Nile Street, Glasgow, on Monday the 29th July current, at three o'clock p.m., to consider as to an application for his discharge.

Glasgow, July 4, 1861.

JAMES SMITH, Trustee.

JOHN WALKER, Farmer, Newbigging, by Ceres, Trustee on the sequestrated estate of JAMES BLYTH FERNIE of Kilmux, now deceased, hereby calls a meeting of the Creditors on said estate to be held on Monday the 29th day of July current, at 11 o'clock forenoon, within the Tontine Hotel, Cupar-Fife, for the purpose of considering as to an application for the Trustee's discharge.

JOHN WALKER.

Newbigging, by Ceres, July 2, 1861.

SEQUESTRATION of ANGUS FORSYTHE, Draper in
Ayton, in the County of Berwick.

THE Trustee hereby calls a general meeting of the Creditors to be held within the Counting-House of Moore & Copland, Accountants, 28, St Vincent Place, Glasgow, upon Monday 29th July current, at one o'clock p.m., to consider as to an application to be made for his discharge.

ALEX. MOORE, Trustee.

Glasgow, July 2, 1861.

ERRATUM in last Gazette.—In the Sequestration of JAMES KENNEDY, Stationer, Ingram Street, Glasgow, the general meeting of Creditors will be held on Wednesday the 24th day of July current, at twelve o'clock, instead of three o'clock, as formerly advertised.

SEQUESTRATION of DAVID NIVEN & SONS, Blacksmiths and Shipwrights, Springfield Place, Glasgow, and David Niven and Thomas Niven, both Blacksmiths and Shipwrights there, the sole Partners of that Firm, as such, and as Individuals.

THE Trustee hereby calls a general meeting of the Creditors to be held within the Counting-House of Moore & Copland, Accountants, 28, St Vincent Place, Glasgow, upon Monday 29th July current, at half-past one o'clock P.M., to consider as to an application to be made for his discharge.

ALEX. MOORE, Trustee.

Glasgow, July 2, 1861.

WILLIAM TOLMIE, Accountant in Glasgow, Trustee on the sequestrated estate of **WALTER HENDERSON**, Draper in Kelso, hereby calls a general meeting of the Creditors to be held within the Chambers of Messrs Smiths & Robson, Solicitors, Kelso, on Monday 15th July current, at one o'clock afternoon, for the purpose of considering and deciding upon new security for the composition previously offered, and for the expenses of sequestration.

WM. TOLMIE, Trustee.

Glasgow, July 4, 1861.

JOHN KINLOCH GREIG, Bank Agent in Inverness, Trustee on the sequestrated estate of **JAMES GORDON**, General Merchant, sometime residing in Inverness, now deceased, hereby intimates, that a dividend will be paid to those Creditors whose claims have been admitted by the Trustee, within the City of Glasgow Bank Office in Inverness, on the 20th day of July 1861.

J. K. GREIG, Trustee.

Inverness, July 3, 1861.

JAMES H. BALGARNIE, C.A., Edinburgh, Trustee on the sequestrated estate of **JAMES TAIT** otherwise **JAMES LINKLATER TAIT**, sometime Merchant in Aberdeen, and now or lately residing in Edinburgh, hereby intimates that the Commissioners have audited his accounts to 20th ultimo: That he has examined the claims of Creditors lodged on or before 20th ultimo, and completed lists of those Creditors entitled to be ranked on the funds of said estate, and also of those whose claims have been rejected in whole or in part; that a first dividend will be paid at his Chambers, No. 9, North Saint David Street, Edinburgh, on the 20th day of August 1861.

JAS. H. BALGARNIE.

Edinburgh, July 5, 1861.

TO THE CREDITORS ON

The Sequestrated Estate of **JOHN MATHER**, Cattle-dealer and Grazier, residing in Dollar, now deceased.

DAVID ANDERSON, sometime Cattle-salesman in Kirkcaldy, and now Farmer at Lyne, Peeblesshire, Trustee on the said sequestrated estate, hereby intimates, that his accounts of intrusions with the funds of the estate, brought down to the 18th ultimo, with states of the funds recovered and outstanding, have been made up and examined by the Commissioners, in terms of the Statute; that he has examined the claims of the several Creditors who have lodged their oaths and grounds of debt on or before said date, and completed lists of those Creditors entitled to be ranked on the funds of the said estate, and also of those whose claims have been rejected in whole or in part. Farther, that a first dividend will be paid to those Creditors whose claims have been admitted by the Trustee, within the Chambers of Messrs D. & D. Pearson, Writers in Kirkcaldy, on the 19th day of August 1861.—Of all which Notice is hereby given, in terms of the Statute.

DAVID ANDERSON, Trustee.

Lyne, July 2, 1861.

SEQUESTRATION of the Late ANDREW M'ALLISTER, Manufacturer, Paisley.

JOHN MILLER, Accountant, Glasgow, Trustee on said estate, hereby intimates, that an account of his intrusions for the period ended 20th June last has been audited by the Commissioner, who has postponed the declaration of a dividend till the recurrence of the statutory period.

JNO. MILLER, Trustee.

71, Queen Street,
Glasgow, July 3, 1861,

SEQUESTRATION of DAVID ANDERSON, deceased.

THE Commissioners on the sequestrated estate of David Anderson, sometime an Engineer in the Honourable the East India Company's Service, lately residing in Campbeltown, in the County of Argyll, now deceased, have decided that payment of the second dividend is to be postponed to the period for making the third dividend.

THOMAS BROWN, Trustee.

Campbeltown, June 29, 1861.

SEQUESTRATION of the Late JAMES TURNER, sometime Farmer, Bishopcleugh, afterwards residing in Lockerbie.

JOHN MILLER, Accountant in Glasgow, Trustee on said estate, hereby intimates, that his accounts for the period ended 22d ultimo have been audited by the Commissioner, who postponed the declaration of a dividend till the recurrence of the statutory period.

JNO. MILLER, Trustee.

71, Queen Street,
Glasgow, July 3, 1861.

JAMES KNOX, Accountant in Edinburgh, Trustee on the sequestrated estate of **JOHN ROGERS, S.S.C.**, deceased, hereby intimates, that the accounts of his intrusions with the funds of the estate, brought down to the 25th ultimo, have been audited by the Commissioners, who have authorised the postponement of the declaration of a dividend till the next statutory period, and have dispensed with sending circulars to the Creditors.

JAMES KNOX, Trustee.

Edinburgh, July 3, 1861.

SEQUESTRATION of THOMAS M'INTOSH, Builder, Blairgowrie.

THE Commissioners have audited the Trustee's accounts to 19th ultimo, and postponed the declaration of a dividend till next statutory period.

ROBT. MORISON, Trustee.

Perth, July 2, 1861.

SEQUESTRATION of CHARLES PENNEY, Manufacturing Chemist in Glasgow.

WILLIAM PATERSON, Chemist in Glasgow, Trustee on said sequestrated estate, hereby intimates, that the Commissioners have postponed a dividend until the recurrence of another statutory period, and dispensed with circulars being sent to the Creditors.

WILLIAM PATERSON.

Glasgow, July 2, 1861.

NOTICE.

GEORGE MELOY, Horse-dealer and Bag-dealer in Greenock, and presently a Prisoner in the Jail of Paisley, has presented a Petition to the Sheriff of Renfrewshire craving liberation, and interim protection against the execution of diligence, and decree of Cessio Bonorum; and, in terms of deliverance on said Petition, all his Creditors are required to appear within the Court-Hall, Bank Street, Greenock, upon Tuesday the 6th day of August next (1861), at 12 o'clock noon, when the Petitioner will appear for examination.

AND. BOAG, Writer, Petitioner's Agent.

5, Hamilton Street,
Greenock, July 3, 1861.

Dalkeith, July 3, 1861.

THE Copartnership carried on by the Subscribers, sole Partners thereof, under the Firm of **JAMES THOMSON & CO.**, Plumbers and Brassfounders, High Street, Dalkeith, was **DISSOLVED** on the 22d March last, in accordance with the Contract of Copartnership.

The Subscriber, James Thomson, who has since then carried on, and continues to carry on the Business under the same Firm, but for his own behoof, is authorized to receive all debts due to, and will pay all debts due by the late Firm.

JAMES THOMSON.

ROBERT THOMSON,

JOHN M'LEOD, Clerk, Witness.

JAMES STODDART, Foreman, Witness.

NOTICE.

THE Copartnership carried on by the Subscribers, sole Partners, under the Firm of **PATERSON & LIVINGSTONE**, Plumbers and Gasfitters, Brunswick Lane, Glasgow, and Lennoxtown, Campsie, is this day **DISSOLVED** by mutual consent.

JOHN PATERSON.

ANDREW LIVINGSTON.

DAVID MACFARLANE, Witness.

THOMAS HARDIE, Witness.

Glasgow, June 29, 1861.

NOTICE.

THE Subscriber, **John Arnot** of Pittrichie, ceased to be a Partner of **THE DUNDEE BANKING COMPANY** on the 27th December 1858, having of that date sold and disposed his Shares of the Capital Stock of the Bank.

JOHN ARNOT.

JOHN ANDERSON, Town-Clerk, Dundee, Witness.

ALEX. BELL, Farmer, Balnuth, Witness.

Dundee, June 28, 1861.

NOTICE.

BY mutual consent the Subscriber, **Mr Samuel Russell Brown**, retired from the Copartnership of **Messrs SAMUEL R. & T. BROWN**, Sewed Muslin Manufacturers, Glasgow, as on 20th May 1861. The Business will in future be carried on by **Mr Thomas Brown**, in his own name.

SAM. R. BROWN.

THOM. BROWN.

WM. CUMMING, Salesman, Glasgow, Witness.

JOHN MILLER, Cashier, Glasgow, Witness.

Glasgow, July 2, 1861.

Edinburgh, June 27, 1861.

THE Subscribers have ceased to be Directors of **THE COMMERCIAL SOCIETY FOR PROMOTION OF TRADE AND COMMERCE**, and also to be Members of said Society.

JAMES COLSTON.

A. D. COWAN.

WILLIAM DALL.

JAMES LEGGAT.

HENRY TOD, Writer to the Signet, Edinburgh, Witness.

HENRY TOD, JR., Writer to the Signet, Edinburgh, Witness.

NOTICE.

THE Subscriber, **William M'Aulay**, Merchant, Glasgow, Executor-dative of the late **Peter M'Aulay**, Calico Printer, and residing at Shawfield Bank, Rutherglen, has ceased to be a Shareholder of the Company carrying on Business under the Firm of **The CITY OF GLASGOW BANK**, having sold the Stock which belonged to the said deceased, and afterwards vested in him as Executor foresaid.

WILLIAM M'AULAY.

JAMES ALEXANDER, Witness.

JAMES M'GILCHRIST, Law-Clerk, Witness.

Glasgow, July 3, 1861.

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

Printed and Published at the Office, 13, North Bank Street, by **WILLIAM ALEXANDER LAURIE**,
Printer to The QUEEN'S MOST EXCELLENT MAJESTY.

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

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