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TOHN ANDERSON, Manufacturer, Kirkealdy, Trustee on the sequestrated estates of ANDREW CAMERON & SON, Manufacturer, Frenchis, and of William Cameron, Manufacturer, Frenchis, the sole Individual Partner of that Company, as such, and as an Individual Partner of that Company, as such, and as an Individual Partner of that Company, as such, and as an Individual Partner of that Company, as such, and as an Individual Partner of that Company, as such, and as an Individual Partner of that Company, as such, and as an Individual Partner of that company, as such, and as an Individual Partner of that company, as such, and as an Individual Partner of the second as and intromissions with the funds of these contacts, brought as equalizing dividend will be paid to those Creditors who did not participate in the former dividend; and that a final dividend will be paid to all those Creditors whose claims have been admitted by him, up to the 8th day of August current, at the Counting-house of the said John Anderson, in Kirkcaldy, on the 8th day of October next.

Jo. Anderson, Trustee. Kirkcaldy, August 21, 1861.

TO THE CREDITORS ON

The Sequestrated Estate of the Most Noble GEORGE, MARQUIS of HUNTLY, Earl of Aboyne, Lord Strathaven and Glenlivet, and Banker, Insurance Broker, and Underwriter in Aberdeen, now deceased. DONALD LINDSAY, Accountant in Edinburgh, Trustee on the said sequestrated estate, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 10th current, has been made up by him, and examined and audited by the Commissioners on said estate, in terms of the Statute ; that the whole funds have been realized and divided among the Creditors, and that the Commissioners have dispensed with the transmission of circulars to the Creditors.

D. LINDSAY, Trustee. Edinburgh, August 22, 1861.

JAMES TURNBULL, Grocer and Spirit Merchant in Hawick, Trustee on the sequestrated estate of GEORGE LONGSTAFF, lately Tacksman of, and Public-House Keeper at Whitrope Toll Bar, in the County of Roxburgh, hereby intimates, that an account of his intromissions with the affairs of the estate, brought down to 8th August current, and states of the funds outstanding as at the same date, have been made up and examined by the Commissioners on said estate, 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 the 8th current, and completed lists of these 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. Further, that in consequence of no funds having yet been realized, the Commissioners have postponed the declaration of a dividend till the next statutory period. --Of all which Notice is hereby given, in terms of the Statute.

Hawick, August 22, 1861.

J. TUBNBULL, Trustee.

INTIMATION is hereby given, that an Application for JAMES WILSON, Earthenware Dealer, Kirkmidy, and presently a Prisoner in Cupar Jail, eraving the benefit of Cossio Bonorum, was presented to the Sheriff of Fife, whe, by Interlocutor, ordained the Debtor to appear in Court, within the Court-room, Cupar, upon Tuccday 24th September next, at 10 o'clock forencon, in presence of the Sheriff for public examination. All his Creditors, are required to appear at the foresaid time and place.

Cupar, August 20, 1861. D. MURRAY, Agent.

DISSOLUTION OF COPARTNERSHIP.

THE Firm of FAULDS & ALLAN, Coal Merchants, Johnston and Elderslie, is this day DISSOLVED by mutual consent.

WM. FAULDS.

JAMES ALLAN.

WM. Scorr, Witness. WM. WILSON, Witness.

Johnston, July 31, 1861.

N.B.- All accounts due the late Company to be paid Mr James Allan, by whom the Business will be continued; and all accounts due by them will also be paid by him.

JAMES ALLAN.

JOHN THOMSON.

2, Grange Terrace, Kilmarnock, August 9, 1861. THE Subscriber ceased being a Partner of MESSES GREGORY, THOMSONS, & CO., Carpet Manufacturers, Kilmarnock, in September 1853.

THOS. BICKET, Witness. JAMES BLAIR, Witness.

NOTICE.

THE Copartnership carried on by the Subscribers, the sole Partners thereof, under the Firm of COLT-MAN & MORTON, Sewing Machine Agents, and Manufacturers in Glasgow, has been this day DISSOLVED by mutual consent. The debts due by the Concern will be paid by Mr Coltman, who continues the Business on his own account, at 74, Queen Street, and who is authorised to uplift and discharge all accounts due to the late Concern.

RICHD. B. COLTMAN, ANDREW MORTON.

ROBERT ROSS, Witness. J. D. TAYLOR, Witness. Glasgow, August 20, 1861.

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

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