

# The Edinburgh Gazette.

## Published by Authority.

### FRIDAY, JUNE 13, 1862.

LORD CHAMBERLAIN'S OFFICE, June 10, 1862.

ORDERS for the Court's going into Mourning on Thursday next, the 12th instant, for Her late Royal Highness the Grand Duchess of Hesse; viz.:—

The Ladies to wear black Dresses, white Gloves, black or white Shoes, Feathers, and Pans, Pearls, Diamonds, or plain Gold or Silver Ornaments.

The Gentlemen to wear black Court Dress, with black Swords and Buckles.

The Court to change the Mourning on Sunday

the 15th instant; viz.:—
The Ladies to wear black Dresses, with coloured Ribbons, Flowers, Feathers, and Ornaments, or grey or white Dresses, with black Ribbons, Flowers, Feathers, and Ornaments:

The Gentlemen to continue the same Mourning.

And on Thursday the 19th instant, the Court to go out of Mourning.

#### FOREIGN-OFFICE, June 9, 1862.

The Queen has been pleased to approve of Mr Alexander Henderson as Consul at London-derry for the United States of America.

#### WHITEHALL, June 10, 1862.

The Queen has been pleased to grant unto the Reverend Edmund Graham Clarke, late Rector of Kinnersley, in the County of Hereford, Master of Arts of the University of Oxford, second son of John Altham Graham Clarke, of Kinnersley aforesaid, and Frocester Manor, in the County of Gloucester, Esquire, son and heir of John Graham (afterwards John Graham Clarke), of Newcastle-upon-Tyne, in the County of Northumberland, Esquire, Her royal licence and authority that he and his issue may henceforth discontinue to use the surname of Clarke, and bear the surname of Graham only:

And further to command that the said royal concession and declaration be registered in the College of Arms.

#### WHITEHALL, June 4, 1862.

The Lord Chancellor has appointed John Richard Lambert Walmisley, of No. 5, Victoria Street, Westminster Abbey, Gentleman, to be a London Commissioner to administer oaths in the High Court of Chancery.

DUBLIN CASTLE, June 7, 1862.

The Lord Lieutenant has been pleased to approve of the appointment of the Honourable Bowes Daly to be a Deputy Lieutenant for the County of Tipperary, in the room of Richard B. H. Lowe, Esq., deceased.

#### DUBLIN CASTLE, June 7, 1862.

The Lord Lieutenant has been pleased to approve of the appointment of Patrick Farrer, Esquire, to be a Deputy Lieutenant for the "County of Tipperary, in the room of Stephen Moore, Esq., deceased.

Commissions signed by the Lord Lieutenant of the County of Somerset.

23d Somersetshire Rifle Volunteer Corps.

Ensign Herbert Messiter to be Lieutenant, vice Rogers, resigned. Dated 3d June 1862.

John Boyd, gent. to be Ensign, vice Messiter, promoted. Dated 4th June 1862.

Commissions signed by the Lord Lieutenant of the County Palatine of Chester and County of the City of Chester.

15th Company of Chester Rifle Volunteer Corps.

Ensign George John Carter to be Lieutenant, vice Woodward, resigned. Dated 5th May 1862.

John Barclay Cutter, gent. to be Eusign, vice Carter, promoted. Dated 5th May 1862.

#### MEMORANDUM.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by Lieutenant J. Woodward in the above Corps. Dated 3d May 1862.

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

76th or Highland Light Infantry Regiment of Militia.

Donald Charles Cameron, gent. to be Lieutenant, vice McLeod, resigned. Dated 31st May 1862.

NEWSPAPE

Commissions signed by the Lord Lieutenant of the | Commissions signed by the Lord Lieutenant of the County of Bute.

Major-General Charles Stuart, one of Her Majesty's Deputy Lieutenants of said County, to be Vice-Lieutenant. Dated 2d June 1862.

David Mure, Esq., Advocate, M.P., to be Deputy Lieutenant. Dated 2d June 1862.

1st Bute Artillery Volunteer Corps.

Christopher Domvile Savage, Esq. to be Captain.

Dated 28th May 1862. Charles Fellowes Maclachlan, Esq. to be First Lieutenant. Dated 28th May 1862.

John MacKirdy, Esq. to be Second Lieutenant.

Dated 28th May 1862. William Paterson, Esq., M.D., to be Honorary Assistant-Surgeon. Dated 28th May 1862.

The Very Reverend Samuel Hood to be Honorary Chaplain. Dated 28th May 1862.

Commissions signed by the Lord Lieutenant of the Tower Hamlets.

William Smith Brown, Esq. to be Deputy Lieuten-Dated 7th June 1862.

1st Tower Hamlets Artillery Volunteer Corps. Captain Henry Francis Smith to be Captain-Commandant. Dated 5th June 1862.

First Lieutenant John William Marsh to be Cap-

tain. Dated 5th June 1862. Second Lieutenant William Vevers to be First Lieutenant. Dated 5th June 1862.

#### MEMORANDUM.

3d Tower Hamlets Rifle Volunteer Corps. Her Majesty has been graciously pleased to accept the resignation of the Commission held by Captain J. B. Doe.

Commissions signed by the Lord Lieutenant of the County of Edinburgh or Mid-Lothian.

1st Mid-Lothian Coast Artillery Volunteer Corps.

First Lieutenant Charles G. H. Kinnear to be Captain, vice Todd, resigned. Dated 30th May 1862.

Andrew Wood Stewart to be Second Lieutenant, vice Watson, resigned. Dated 30th May 1862.

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

28th Kent Rifle Volunteer Corps. John Pollard, gent. to be Ensign, vice Hudson, promoted. Dated 4th June 1862.

The following appointment is substituted for that which appeared in the Gazette of 23d May ultimo.

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

1st Surrey Light Horse Volunteer Corps.

Henry Walker, gent. to be Cornet, vice Peters, resigned. Dated 15th May 1862.

Commissions signed by Her Majesty's Commissioners of Lieutenancy for the City of London.

3d London Rifle Volunteer Corps. Ensign George Thomas Cooper to be Lieutenant. Dated 16th April 1862.

County of Banff.

3d Banffshire Rifle Volunteer Corps (at Keith). Robert Gordon to be Captain. Dated 29th May

James Gordon to be Lieutenant. Dated 29th May 1862.

George Kynoch, Junior, to be Ensign. Dated 29th May 1862.

#### MEMORANDUM.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by First Lieutenant Thomas Adam in the 2d Banfishire Artillery Volunteer Corps.

Commissions signed by the Lord Lieutenant of the West Riding of the County of York and of the City and County of the City of York.

2d West Riding of Yorkshire Yeomanry Cavalry. Joseph Armitage Armitage, gent. to be Cornet, vice Kenny, resigned. Dated 19th May 1862.

33d West Riding of Yorkshire Rifle Volunteers. The Reverend James William Geldart, LL.B., to be Honorary Chaplain. Dated 23d May

#### MEMORANDA.

Her Majesty has been graciously pleased to accept the resignation of the Commissions held by the following Officers:-

4th Regiment of West York Militia.

Lieutenant John Arthur Cooper,

Lieutenant Bryan Eyre Coote Comber, and Lieutenant Arthur Hay Maude.

7th West Riding of Yorkshire Rifle Volunteers. Ensign Edward Baines.

Commissions signed by the Lord Lieutenant of the County of Middlesex.

37th Middlesex Rifle Volunteer Corps. Nathaniel David Lyon to be Ensign, vice Peacock, promoted. Dated 3d June 1862.

#### MEMORANDA.

10th Aberdeenshire Rifle Volunteer Corps.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by Ensign John Dryden Lamb. Dated 3d June 1862.

Her Majesty has been graciously pleased to accept the resignation of Captain and Adjutant Walter Charles Edward Snow of the 3d Administrative Battalion of Derbyshire Rifle Volunteers.

Antrim Militia.—Queen's Royal Rifles.

Lieutenant Lewis O'Beirn Williams to be Captain, vice Lord Ashley, resigned. Commission dated 19th February 1862.

The Honourable Hungerford Skeffington to be Lieutenant, vice Williams, promoted. Commission dated 6th June 1862.

Antrim Artillery Regiment of Militia. Francis L'Estrange, M.D., to be Surgeon, vice Nixon, deceased. Commission dated 6th June Nixon, deceased. GEO. A. H. CHICHESTER, 1862. Clerk of the Peace.

SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Seventeenth Day of May Eighteen hundred and Sixty-two Years.

ORDINANCE, No. 54. Glasgow, No. 5.

WHEREAS, by an Act passed in the Twenty-first and Twenty second Years of the Reign of Her present Majesty, Chapter Eightythree, intituled, 'An Act to make Provision for the better Government and Discipline of the Univer-[Wilson sities of Scotland, and improving and regulating Foundation.] 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 to revise the respective Foundations, Mortifications, Bursaries, and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such Gift or Endowment, to alter or modify such Conditions or Directions, and to frame a new Statute or Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof: And whereas, by his Will, dated the Fifteenth Day of September Sixteen hundred and Seventeen, Michael Wilson, of Eastbourne, in the County of Sussex, Gentleman, bequeathed certain Property for, among other Purposes, the Education of Bursars in the University of Glasgow, and there are now Two Bursaries in Divinity on the said Foundation in the Patronage of the Magistrates and Council of Glasgow: And whereas the Value of the said Two Bursaries is now very small, and it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by conjoining the said Bursaries, and by altering the Conditions and Directions affecting the same, in Manner hereinafter provided: The Commissioners statute and ordain, with reference to the said Foundation, as follows :-

> I. The Two Bursaries on the said Foundation in the Patronage of the Magistrates and Council as aforesaid shall hereafter be conjoined into One Bursary, the Holder of which shall annually, during his Tenure thereof, receive Thirteen Pounds Six Shillings and Eightpence from the Fund on which the said Two Bursaries are now chargeable.

II. It shall be lawful for the Magistrates and Council of Glasgow to present to the Bursary any Person, without Restriction as to Kindred, but subject to the Condition that he be a Master of Arts of a Scottish University; and the Person presented shall be entitled to hold the Bursary for Three Years, and no longer, subject to the Condition that he shall, during that Period, give regular Attend-ance as a Student in Theology in the University of Glasgow; but, if he shall discontinue his Attendance as a Student in Theology, he shall forfeit the Bursary: Provided always, that, in Case of any gross Misconduct on the Part of the Holder of the Bursary, it shall be in the Power of the Senatus Academicus to suspend him from, or to deprive him of, the Bursary, subject to an Appeal to the Univided: The Commissioners statute and ordain, versity Court, if taken within Eight Days, and reference to the said Foundation, as follows:—

which Appeal shall be heard and disposed of by the University Court with all possible Despatch; but, in the Meantime, the Decision of the Senatus Academicus shall receive Effect from its Date.

III. No Appointment of a Bursar on the said Foundation in the Patronage of the Magistrates and Council shall be made, until both the existing Bursaries are vacant; and, upon the Occurrence of that Event, an Appointment shall be made of One Bursar, and no more, to the said One Bursary, and so on, as often as the said One Bursary shall thereafter become vacant.

IV. Nothing herein contained shall extend to, or affect, any Bursary on the Foundation of the said Michael Wilson, which is not in the Patronage of the Magistrates and Council, nor the Interests of any Bursars now on the Foundation at the Univer-

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

John Inglis, Chairman.



#### SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Seventeenth Day of May Eighteen hundred and Sixty-two Years.

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 to revise the respective Foundations, Mortifications, Bursaries and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such Gift or Endowment, to alter or modify such Conditions or Directions, and to frame a new Statute or Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof: And whereas there are now Two Bursaries in Divinity in the University of Glasgow on the Foundation of the Reverend William Struthers, of Date in or about the Year Sixteen hundred and Thirty-three: And whereas the Value of the said Two Bursaries is now very small, and it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by conjoining the said Bursaries, and by altering the Conditions and Directions affecting the same, in Manner bereinafter provided: The Commissioners statute and ordain, with

ORDINANCE. No. 55.

Glasgow,

Struthers. Foundation.]

I. The Two Bursaries on the said Foundation shall hereafter be conjoined into One Bursary, the Holder of which shall annually, during his Tenure thereof, receive Thirteen Pounds Six Shillings and Eightpence from the Fund on which the said Two Bursaries are now chargeable.

II. It shall be lawful for the Patrons to present any Person to the Bursary, without Restriction as to Kindred or Birthplace, but subject to the Condition that he be a Master of Arts of a Scottish University; and the Person presented shall be entitled to hold the Bursary for Three Years, and no longer, subject to the Condition that he shall, during that Period, give regular Attendance as a Student in Theology in the University of Glasgow, but, if he shall discontinue his Attendance as a Student in Theology, he shall forfeit the Bursary: Provided always, that, in Case of any gross Misconduct on the Part of the Holder of the Bursary, it shall be in the Power of the Senatus Academicus to suspend him from, or to deprive him of, the Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court with all possible Despatch; but, in the Meantime, the Decision of the Senatus Academicus shall receive Effect from its Date.

III. No Appointment of a Bursar on the said Foundation shall be made, until both the existing Bursaries are vacant; and, upon the Occurrence of that Event, an Appointment shall be made of One Bursar, and no more, on the said Foundation, and so on as often as the said One Bursary shall thereafter become vacant.

IV. Nothing herein contained shall extend to, or affect, the Interests of any Bursars now on the said Foundation at the University.

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

JOHN INGLIS, Chairman.



#### SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Seventeenth Day of May Eighteen hundred and Sixty-two Years.

ORDINANCE. No. 56.

Glasgoro, No. 7.

[Boyd

WHEREAS, by an Act passed in the Twentyfirst 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 Foundation.] of Study therein; and for the Union of the Two 'Universities and Colleges of Aberdeen,' the Commissioners under the said Act are empowered to revise the respective Foundations, Mortifications, Bursaries, and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning,

and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such Gift or Endowment, to alter or modify such Conditions or Directions, and to frame a new Statute or Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof: And whereas there are now in the University of Glasgow Two Bursaries in Divinity in the Patronage of the Magistrates and Council of Glasgow, on the Foundation of the Reverend Zachary Boyd, of Date in or about the Year Sixteen hundred and thirty-five: And whereas the Value of the said Two Bursaries is now very small, and it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by conjoining the said Bursaries, and by altering the Conditions and Directions affecting the same, in Manner hereinafter provided: The Commissioners statute and ordain, with reference to the said Foundation, as follows :-

I. The two Bursaries on the said Foundation in the Patronage of the Magistrates and Council as aforesaid shall hereafter be conjoined into one Bursary, the Holder of which shall annually, during his Tenure thereof, receive Eleven Pounds from the Fund on which the said Two Bursaries are now chargeable.

II. No Person shall be presented to the said Bursary, unless he be a Master of Arts of a Scottish Uni-

III. Each Bursar shall be entitled to hold the Bursary for Three Years, and no longer, subject to the Condition that he shall, during that Period, give regular Attendance as a Student in Theology in the University of Glasgow; but, if he shall discontinue his Attendance as a Student in Theology, he shall forfeit the Bursary : Provided always, that, in Case of any gross Misconduct on the part of the Holder of the Bursary, it shall be in the Power of the Senatus Academicus to suspend him from, or to deprive him of, the Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court with all possible Despatch; but, in the Meantime, the Decision of the Senatus Academicus shall receive Effect from its Date.

IV. No Appointment to a Bursary on the said Foundation in the Patronage of the Magistrates and Council shall be made, until both the existing Bursaries are vacant; and, upon the Occurrence of that Event, an Appointment shall be made of One Bursar, and no more, to the said One Bursary, and so on, as often as the said One Bursary shall thereafter become vacant.

V. Nothing herein contained shall extend to, or affect, the Bursary on the Foundation of the said Zachary Boyd in the Patronage of the Merchants' House in Glasgow, nor the Interests of any Bursars now on the Foundation at the University.

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

JOHN INGLIS, Chairman.



#### SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Seventeenth Day of May Eighteen hundred and Sixty-two Years.

ORDINANCE, No. 57.

Glasgow, No. 8.

[Armagh

WHEREAS, by an Act passed in the Twentyfirst 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 Foundation.] of Study therein; and for the Union of the Two Universities and Colleges of Aberdeen; the Commissioners under the said Act are empowered to revise the respective Foundations, Mortifications, Bursaries, and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such Gift or Endowment, to alter or modify such Conditions or Directions, and to frame a new Statute or Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof: And whereas, by Deed of Mortification, dated the Twenty-first Day of March Seventeen hundred and Thirty-three, Doctor Hugh Boulter, Archbishop of Armagh, mortified certain Property for the Foundation of a Bursary in the University of Glasgow, to be held for a Period of Three Years by a Graduate in Arts of the University born in England or Ireland, who should prosecute the Study of Theology, Law, or Medicine, in the Manner and Subject to the Conditions in the said Deed more particularly set forth; and he thereby empowered the University, out of the Income of any Increase in the Capital of the Mortification, to found another Bursary under like Conditions: And whereas, in the Year Seventeen hundred and Seventy-three, and again in or about the Year Eighteen hundred and Six, the University founded another Bursary in Virtue of the Power so conferred: And whereas Difficulties are now experienced in obtaining Candidates who are qualified in Terms of the Deed, and it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by an Alteration of the Conditions and Directions affecting the said Mortification, in Manner hereinafter provided: The Commissioners statute and ordain, with reference to the said Mortification, as follows :-

> I. There shall hereafter be Three Bursaries on the said Foundation, and the Holder of each of such Bursaries shall annually, during his Tenure thereof, receive Twenty-five Pounds from the Income of the Foundation.

> II. All Persons, without Restriction as to Kindred or Birthplace, who have obtained the Degree of Master of Arts in the University in the Year in which an Appointment to a vacant Bursary is made, shall be eligible for such Bursary; and the Senatus Academicus shall appoint thereto the Candidate, who, in their Opinion, is the most distinguished as

Graduation in Arts, or from such Report in Connection with any other Examination, which the Senatus may think necessary: Provided always, that, between Candidates whose Qualifications in other Respects shall appear to the Senatus to be equal, a Preference shall be given to a Candidate born in England or Ireland: Provided also, that no Person shall be entitled to hold any of the said Bursaries along with any other Bursary in the University.

III. Each Bursar shall be entitled to hold his Bursary for Three Years, and no longer, subject to the Condition that he shall, during that Period, give regular Attendance as a Student in Theology, Law, or Medicine, in the University of Glasgow; but, if he shall discontinue his Attendance as such Student, he shall forfeit his Bursary: Provided always, that, in Case of any gross Misconduct on the Part of any Bursar, it shall be in the Power of the Senatus Academicus to suspend him from, or to deprive him of, his Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court with all possible Despatch; but, in the Meantime, the Decision of the Senatus Academicus shall receive Effect from its Date.

IV. The Bursars shall not be required or entitled, as such, to reside in the University, or to perform any Duties in Connection with the University Library.

V. With the View of distributing, as far as possible, among Students of different Years the Benefits of the said Bursaries, no Appointment shall in any Case be made to more than One of the said Bursaries in the same Year.

VI. The Surplus, in each Year, of the Income of the Armagh Foundation, including therein any unappropriated Income arising from any Vacancy in any of the Bursaries, shall be paid into, and form Part of, the Foundation Funds of the University; and the Armagh Foundation shall have a Claim upon the said Funds for Augmentation or Increase of Bursaries, or for any necessary Purposes, corresponding, or as near as may be corresponding, to the Amount of the Contributions which from Time to Time it shall have made thereto.

III. Nothing herein contained shall extend to, or affect, the Interests of any Bursars now on the said Foundation at the University.

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

JOHN INGLIS, Chairman.



#### SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Seventeenth Day of May Eighteen hundred and Sixty-two Years.

HEREAS, by an Act passed in the Twenty- Ordinancz, 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 [Grant Founthe Course of Study therein; and for the Union a Graduate in Arts for the Year, as may appear of the Two Universities and Colleges of Aberdeen, either from the Report of the Examiners for the Commissioners under the said Act are em-

No. 58.

St Andrew's, No. 6.

dation.]

powered to revise the respective Foundations. Mortifications, Bursaries, and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by anyof the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such Gift or Endowment, to alter or modify such Conditions or Directions, and to frame a new Statute or Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof; and the Commissioners are further empowered to make Rules as to the Amount and Exaction of Fees in the said Universities: And whereas, by Deed of Mortification, dated the Fourth Day of February Sixteen hundred and Seventy-eight, Mr Alexander Grant, One of the Regents of St Leonard's College in the University of St Andrew's, mortified certain Property for the Maintenance and Education of Three Bursars therein yearly in all Time coming: And whereas an Agreement, dated the Seventh and Thirtieth Days of December Seventeen hundred and Forty-seven, was made between the then Principal and Professors of the United College of St Salvator and St Leonard, and Sir Ludovic Grant of Grant, the then Patron of the Bursaries on the said Foundation, in Virtue of which the Number of the said Bursaries was reduced to Two, and certain Arrangements were also made with reference to the Fees to be paid by and for the Bursars, which are now inapplicable to the altered State of Circumstances; and it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by an Alteration of the Conditions and Directions affecting the said Mortification, in Manner hereinafter provided: The Commissioners statute and ordain, with reference to the said Mortification, as follows:-

I. There shall hereafter be Two Bursaries, and no more, on the said Foundation, and the Holder of each of such Two Bursaries shall annually, during his Tenure thereof, receive One Half of the net Income of the Foundation.

II. Each Person presented to either of the said Bursaries shall be entitled to hold the Bursary for Four Years as a Student in Arts in the United College, and no longer, subject to the Condition that he shall pass such Entrance Examination as may for the Time be required of Presentation Bursars, and shall proceed through the Curriculum in Arts in the said College, and shall pass the Examinations required by the University of St Andrew's of Students proceeding to the Degree of Master of Arts; but, if he shall fail to pass any of such Examinations as aforesaid, or shall discontinue his Attendance at the College as a Student in Arts, he shall forfeit his Bursary: Provided always, that, in Case of any gross Misconduct on the Part of any Bursar, it shall be in the Power of the Principal and Professors of the United College to suspend him from, or to deprive him of, his Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court with all possible Despatch; but, in the Meantime, the Decision | such Gift or Endowment, to alter or modify such

of the said Principal and Professors shall receive Effect from its Date.

III. No Bursar shall be entitled to Admission to any Class in the United College without Payment of Fees of the same Amount as are payable by other Students.

IV. It shall be the Duty of the Principal and Professors of the United College, at some Period between the First Day of May and the First Day of July in each Year in which, to their Knowledge, either of the said Bursaries will fall to be filled up before or at the Commencement of the next ensuing Winter Session of the College, to intimate the same to the Patron; and it shall also be the Duty of the Principal and Professors, on the Occurrence of any unexpected Vacancy in either Bursary, forthwith to intimate the same to the Patron; and it shall be incumbent on the Patron to present to each vacant Bursary without undue Delay; and, in the Event of the Patron allowing, after such Intimation as aforesaid, an entire Winter Session of the United College to elapse without presenting to the vacant Bursary, the Right to present thereto shall, for that Time, be transferred to, and devolve upon, the College, who shall have the Power of appointing a Bursar at the Commencement of the immediately following Winter Session; and the Bursar then appointed shall be entitled to hold the Bursary for the like Period, and subject to the same Conditions, as if he had been presented by the Patron.

V. Nothing herein contained shall extend to, or affect, the Interests of any Bursars now on the said Foundation at the College.

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

John Inglis, Chairman.

L. S.

#### SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Seventeenth Day of May Eighteen hundred and Sixty-two Years.

WHEREAS, by an Act passed in the Twenty-ORDINANCE, first and Twenty-second Years of the Reign of Her present Majesty, Chapter Eighty- & Andrew's, three, intituled, 'An Act to make Provision for the No. 7. better Government and Discipline of the Universities of Scotland, and improving and regulating Guild Founthe Course of Study therein; and for the Union of the Two Universities and Colleges of Aber-' deen,' the Commissioners under the said Act are empowered to revise the respective Foundations, Mortifications, Bursaries, and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting

Conditions or Directions, and to frame a new Statute ! or Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof: And whereas, by Deed of Mortification, dated the Nineteenth Day of December Sixteen hundred and fifty-six, the Reverend William Guild, Doctor of Divinity, mortified to the Magistrates and Council of Dundee the Sum of Four thousand Pounds Scots for the Entertainment of Four Bursars at the College of St Leonard's in St Andrew's, in the Manner and subject to the Conditions in the said Deed more particularly set forth: And whereas the Value of the Property included in the said Mortification is now very small, and for a Number of Years there have been only Two Bursars on the Foundation, and it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by an Alteration of the Conditions and Directions affecting the said Mortification, in Manner hereinafter provided: The Commissioners statute and ordain, with reference to the said Mortification, as follows:-

I. There shall hereafter be One Bursary, and no more, on the said Foundation, the Holder of which shall annually, during his Tenure thereof, receive the net Income of the Foundation.

II. It shall be lawful for the Magistrates and Council of Dundee to present any Person to the said One Bursary, without Restriction as to Kindred, Place of Birth, or Circumstances; and the Person presented shall be entitled to hold the Bursary for Four Years, as a Student in Arts in the United College, and no longer, subject to the Condition that he shall pass such Entrance Examination as may for the Time be required of Presentation Bursars, and shall proceed through the Curriculum in Arts in the said College, and shall pass the Examinations required by the University of St Andrew's of Students proceeding to the Degree of Master of Arts; but, if he shall fail to pass any of such Examinations as aforesaid, or shall discontinue his Attendance at the College as a Student in Arts, he shall forfeit the Bursary: Provided always, that, in Case of any gross Misconduct on the Part of any Bursar, it shall be in the Power of the Principal and Professors of the United College to suspend him from, or to deprive him of, the Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court with all possible Despatch; but, in the Meantime, the Decision of the said Principal and Professors shall receive Effect from its Date.

III. It shall be the Duty of the Principal and Professors of the United College, at some Period between the First Day of May and the First Day of July in each Year in which, to their Knowledge, the said One Bursary will fall to be filled up before or at the Commencement of the next ensuing Winter Session of the College, to intimate the same to the Patrons; and it shall also be the Duty of the Principal and Professors, on the Occasion of any unexpected Vacancy in the Bursary, forthwith to intimate the same to the Patrons; and it shall be incumbent on the Patrons, on each Occasion of a Vacancy in the Bursary, to present thereto without undue Delay; and, in the Event of the Patrons allowing, after such Intimation as aforesaid, an entire Winter Session of the United College to elapse without presenting to the Bursary, the Right to present thereto shall, for that Time, be transferred to, and devolve upon, the College, who shall have the Power of appointing a Bursar at the

Commencement of the immediately following Winter Session; and the Bursar then appointed shall be entitled to hold the Bursary for the like Period, and subject to the same Conditions, as if he had been presented by the Patrons.

IV. No Appointment of a Bursar on the said Foundation shall be made, until both the existing Bursaries are vacant; and, upon the Occurrence of that Event, an Appointment shall be made of One Bursar, and no more, on the said Foundation; and so on, as often as the said One Bursary shall thereafter become vacant.

V. Nothing herein contained shall extend to, or affect, the Interests of any Bursars now on the said Foundation at the College.

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

JOHN INGLIS, Chairman.



SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Seventeenth Day of May Eighteen hundred and Sixty-two Years.

HEREAS, by an Act passed in the Twenty-ORDINANCE, first and Twenty-second Years of the Reign No. 60. of Her present Majesty, Chapter Eighty-three, intituled, An Act to make Provision for the better No. 8. Government and Discipline of the Universities of 'Scotland, and improving and regulating the [Malcolm 'Course of Study therein; and for the Union of Foundation.] 'the Two Universities and Colleges of Aberdeen,' the Commissioners under the said Act are empowered to revise the respective Foundations,

Mortifications, Bursaries, and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such Gift or Endowment, to alter or modify such Conditions or Directions, and to frame a new Statute or Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof: And whereas, by his Will, dated the Twelfth Day of April Seventeen hundred and eight, Robert Malcolm, Merchant in Dundee, mortified certain Property for the Maintenance and Education of Two Bursars at the Old College of St Andrew's, in the Manner and subject to the Conditions in the said Will more particularly set forth: And whereas the Value of the said Two Bursaries is now very small, and it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by an Alteration of the

Conditions and Directions affecting the said Mortification, in Manner hereinafter provided: The

Commissioners statute and ordain, with reference

to the said Mortification, as follows:-

No. 8.

I. The Two Bursaries on the said Foundation shall hereafter be conjoined into One Bursary, the Holder of which shall annually, during his Tenure thereof, receive the net Income of the Foundation.

II. It shall be lawful for the Patrons to present any Person to the said One Bursary, without Restriction or Condition as to Name; and the Person presented shall be entitled to hold the Bursary for Four Years, as a Student in Arts in the United College, and no longer, subject to the Condition that he shall pass such Entrance Examination as may for the Time be required of Presentation Bursars, and shall proceed through the Curriculum in Arts in the said College, and shall pass the Examinations required by the University of St Andrew's of Students proceeding to the Degree of Master of Arts; but, if he shall fail to pass any of such Examinations as aforesaid, or shall discontinue his Attendance at the College as a Student in Arts, he shall forfeit the Bursary: Provided always, that, in Case of any gross Misconduct on the Part of any Bursar, it shall be in the Power of the Principal and Professors of the United College to suspend him from, or to deprive him of, the Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court with all possible Despatch; but, in the Meantime, the Decision of the said Principal and Professors shall receive Effect from its Date.

III. It shall be the Duty of the Principal and Professors of the *United College*, at some Period between the First Day of May and the First Day of July in each Year in which, to their Knowledge, the said One Bursary will fall to be filled up before or at the Commencement of the next ensuing Winter Session of the College, to intimate the same to the Patrons; and it shall also be the Duty of the Principal and Professors, on the Occasion of any unexpected Vacancy in the Bursary, forthwith to intimate the same to the Patrons; and it shall be incumbent on the Patrons, on each Occasion of a Vacancy in the Bursary, to present thereto without undue Delay; and, in the Event of the Patrons allowing, after such Intimation as aforesaid, an entire Winter Session of the United College to elapse without presenting to the Bursary, the Right to present thereto shall, for that Time, be transferred to, and devolve upon, the College, who shall have the Power of appointing a Bursar at the Commencement of the immediately following Winter Session; and the Bursar then appointed shall be entitled to hold the Bursary for the like Period, and subject to the same Conditions, as if he had been presented by the Patrons.

IV. No Appointment of a Bursar on the said Foundation shall be made, until both the existing Bursaries are vacant; and, upon the Occurrence of that Event, an Appointment shall be made of One Bursar, and no more, on the said Foundation; and so on, as often as the said One Bursary shall thereafter become vacant.

V. Nothing herein contained shall extend to, or affect, the Interests of any Bursars now on the said Foundation at the College.

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

JOHN INGLIS, Chairman.



SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Seventeenth Day of May Eighteen hundred and Sixty-two Years.

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 Aber-' deen,' the Commissioners under the said Act are empowered to revise the respective Foundations, Mortifications, Bursaries, and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such Gift or Endowment, to alter or modify such Conditions or Directions, and to frame a new Statute or Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof: And whereas, by his Will, dated the Seventeenth Day of December Sixteen hundred and ninety, the Reverend John Glendee bequeathed the Sum of One hundred and twenty Pounds to St Salvator's or the Old College in St Andrew's, for the Maintenance of a Bursar at the said College until his Laureation, and thereafter for Four Years more, while he should study Divinity or any other liberal Art or Science, in the Manner and subject to the Conditions in the said Will more particularly set forth: And whereas it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by an Alteration of the Conditions and Directions affecting the said Mortification, in Manner hereinafter provided: The Commissioners statute and ordain, with reference to the said Mortification, as follows:

I. It shall be lawful for the Patron of the said Bursary to present thereto any Person, without Restriction as to Kindred or Place of Birth; and the Person presented shall be entitled to hold the Bursary for Eight Years, as a Student in the University of St Andrew's, and no longer, subject to the Condition that he shall pass such Entrance Examination as may for the Time be required by the United College of Presentation Bursars, and shall, during the first Four Years, or the first Three Years, of his Tenure of the Bursary, before obtaining the Degree of Master of Arts, proceed through the Curriculum in Arts in the said College, and shall pass the Examinations required by the University of St Andrew's of Students proceeding to the Degree of Master of Arts, and that, after obtaining the said Degree, he shall give regular Attendance as a Student in Theology in St Mary's College; but, if he shall fail to pass any of such Examinations as aforesaid, or shall discontinue his Attendance at the United College, or shall not proceed to St Mary's College, or discontinue his Attendance there, he shall forfeit the Bursary: Provided always, that, in Case of any gross Misconduct on the Part of any Bursar, it shall be in the

Ordinance, No. 61.

St Andrew's, No. 9.

[Glendes Foundation.] Power of the Senatus Academicus of the University to suspend him from, or to deprive him of, the Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court with all possible Despatch; but, in the Meantime, the Decision of the Senatus Academicus shall receive Effect from its Date.

II. It shall be the Duty of the Principal and Professors of the United College, at some Period between the First Day of May and the First Day of July in each Year in which, to their Knowledge, the said One Bursary will fall to be filled up before or at the Commencement of the next ensuing Winter Session of the College, to intimate the same to the Patron; and it shall also be the Duty of the Principal and Professors, on the Occasion of any unexpected Vacancy in the Bursary, forthwith to intimate the same to the Patron; and it shall be incumbent on the Patron, on each Occasion of a Vacancy in the Bursary, to present thereto without undue delay; and, in the Event of the Patron allowing, after such Intimation as aforesaid, an entire Winter Session of the United College to elapse without presenting to the Bursary, the Right to present thereto shall, for that Time, be transferred to, and devolve upon, the College, who shall have the power of appointing a Bursar at the Commencement of the immediately following Winter Session; and the Bursar then appointed shall be entitled to hold the Bursary for the like Period, and subject to the same Conditions, as if he had been presented by the Patron.

In Witness whereof, these presents are scaled with the Scal of the Commission.

John Inglis, Chairman.



#### SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Twenty-first Day of May Eighteen hundred and Sixty-two Years.

ORDINANCE, No. 62. St Andrew's, No. 10.

[Wilkie Foundation.] \*

WHEREAS, by an Act passed in the Twentyfirst 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 <sup>4</sup> Universities and Colleges of Aberdeen, the Commissioners under the said Act are empowered to revise the respective Foundations, Mortifications, Bursaries, and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such Gift or Endowment, to alter or modify such Conditions or Directions, and to frame a new Statute or Ordinance for the Application of such Gift or Endowment, in such

Manner as may better advance the Purposes thereof: And whereas, in or about the Year Sixteen hundred and twenty-seven, Mr James Wilkie did, in Pursuance of a Direction contained in the Will of his Uncle Robert Wilkie, Principal of St Leonard's College in the University of St Andrew's, mortify certain Property for the Maintenance of Six Bursars in the said College: And whereas, notwithstanding Additions subsequently made thereto, the Value of the Property included in the Mortification is now very small, and the Number of Bursaries on the Foundation has been reduced; and it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by an Alteration of the Conditions and Directions affecting the Mortification, in Manner hereinafter Provided: The Commissioners statute and ordain, with reference to the said Mortification, as follows:--

I. There shall hereafter be One Bursary, and no more, on the said Foundation, the Holder of which shall annually, during his Tenure thereof, receive the net Income of the Foundation.

II. Each Person presented to the said Bursary shall be entitled to hold the same for Four Years as a Student in Arts in the *United College*, and no longer, subject to the Condition that he shall pass such Entrance Examination as may for the Time be required of Presentation Bursars, and shall proceed through the Curriculum in Arts in the said College, and shall pass the Examinations required by the University of St Andrew's of Students proceeding to the Degree of Master of Arts; but, if he shall fail to pass any of such Examinations as aforesaid, or shall discontinue his Attendance at the College as a Student in Arts, he shall forfeit the Bursary; Provided always, that, in Case of any gross Mis-conduct on the Part of any Bursar, it shall be in the Power of the Principal and Professors of the United College to suspend him from, or to deprive him of, the Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court with all possible Despatch; but, in the Meantime, the Decision of the said Principal and Professors shall receive Effect from its

III. In the Event, on any Occasion of a Vacancy in the said Bursary, of the Patron failing to present and to intimate to the College on or before the Thirty-first Day of December in the Session, in which such Vacancy falls to be filled up, the Name of the Bursar whom he presents thereto, the Right of presenting the Bursar shall for that Time be transferred to, and devolve upon, the Principal of the College, who shall be entitled to exercise such Right at any Time between the said Thirty-first Day of December and the Second Day of February then next ensuing; and the Bursar then presented shall be entitled to hold the Bursary for the like Period, and subject, as nearly as may be, to the same Conditions, as if he had been presented by the Patron at the Commencement of the Session.

IV. The Holder of the said Bursary shall not be entitled to Admission to any Class in the *United College* without Payment of Fees of the same Amount as are payable by other Students.

V. No Appointment of a Burgary of the field of Foundation shall be made, until all the existing Bursaries are vacant; and, upon the Occurrence of that Event, an Appointment shall be made of One Bursar, and no more, on the mid foundation.

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VI. Nothing herein contained shall extend to. or affect, the Interests of any Bursars now on the said Foundation at the University.

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

John Inglis, Chairman.



#### SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Thirty-first Day of May Eighteen hundred and Sixty-two Years.

ORDINANCE, No. 63.

Glasgow, No. 9.

[Forfar Foundation.]

WHEREAS, by an Act passed in the Twentyfirst 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 to revise the respective Foundations, Mortifications, Bursaries and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such Gift or Endowment, to alter or modify such Conditions or Directions, and to frame a new Statute or Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof: And whereas, by Deed of Mortification dated the Twenty-third Day of March Seventeen hundred and Thirty-seven, Robina, Countess of Forfar, mortified the Sum of Five hundred Pounds to and in favour of the University of Glasgoro for the Education of Bursars therein, and for other Purposes in the said Deed more particularly set forth, but subject always to the Conditions and Directions contained in the said Deed, and in a subsequent Deed, dated the Four-teenth Day of March Seventeen bundred and Thirty-eight: And whereas, for a long Period, the said Conditions and Directions have been inapplicable to the altered State of Circumstances, and the Foundation has been almost entirely in Abeyance; and it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by an Alteration of such Conditions and Directions, in Manner hereinafter provided: The Commissioners statute and ordain, with reference to the said Mortification, as follows :-

L. There shall be reafter be Four Bursaries in all, and no more, on the said Foundation; and the Holder of each of such Four Bursaries shall annually, during his Tenure thereof, receive Twenty

and so on, as often as the said One Bursary shall | Pounds from the Income of the Foundation Prothereafter become vacant. being insufficient in any Year to afford the Payment of Twenty Pounds to each Bursar, the Stipends of the Bursars shall suffer such equal Abatement, as the Senatus Academicus shall deem necessary.

> II. Each of the said Four Bursaries shall be open for Competition to all Students entering on their First or Second Session of Attendance in the Faculty of Arts in the said University, without Restriction as to Place of Birth or Education: Provided always, that no Student shall be admissible to the Competition for any Bursary, who has, for more than One Session, been a Student in the Faculty of Arts in any One or more of the Scottish Universities: Provided also, that, between Candidates whose Qualifications in other Respects shall appear to the Senatus to be equal, a Preference shall be given to a Candidate qualified by Birth and Education, as provided by the said Deeds.

> III. Each Bursar shall be entitled to hold his Bursary for Four Years, and no longer, subject to the Condition that he shall proceed through the Curriculum in Arts in the said University, and shall pass the Examinations required by the University of Students proceeding to the Degree of Master of Arts; but, if he shall fail to pass any of the Examinations required as aforesaid of Students proceeding to the Degree of Master of Arts, or shall discontinue his Attendance at the University as a Student in Arts, he shall forfeit his Bursary: Provided always, that, in Case of any gross Misconduct on the Part of any Bursar, it shall be in the Power of the Senatus Academicus to suspend him from, or to deprive him of, his Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court with all possible Despatch; but, in the Meantime, the Decision of the Senatus Academicus shall receive Effect from its date.

> IV. In the Event of a Vacancy occurring in any Bursary on the said Foundation during the Currency of the Period of Four Years, for which the same is tenable as aforesaid, the Senatus Academicus may appoint a Bursar for the Remainder of the said Period then unexpired, from among the Students of the same Standing in the Curriculum in Arts as the Bursar was, in whose Room the Appointment is made, and that either after Competition or otherwise, as they may think most expedient; and the Bursar then appointed shall, subject to the same Conditions as aforesaid, be entitled to hold the said Bursary for the Remainder of the said Period of Four Years then unexpired, and no longer: Provided always, that, in the Event of the Senatus Academicus not appointing a Bursar as aforesaid, the Bursary shall continue vacant for the Remainder of the said Period then unexpired.

> V. The Senatus Academicus shall, in their Discretion, determine in what Year an Appointment shall be made for the First Time to each of the said Four Bursaries, and shall, in the Exercise of this Discretion, have special Regard to the Expediency of distributing as far as possible among Students of different Years the Benefits of Competition Bur-

VI. No person shall be entitled to hold any of the said Bursaries along with any other Bursary in the University.

VII. The Surplus, in each Year, of the Income of the Forfar Foundation, including therein any

unappropriated Income arising from any Vacancy in any of the Bursaries, shall be paid into, and form Part of, the Foundation Funds of the University; and the Forfar Foundation shall have a Claim upon the said Funds for Augmentation of the said Four Bursaries, or for any necessary Purposes, corresponding, or as near as may be corresponding, to the Amount of the Contributions which from Time to Time it shall have made thereto.

VIII. Nothing herein contained shall extend to, or affect, the Interests of any Bursar now on the said Foundation at the University.

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

John Inglis, Chairman.



#### SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Thirty-first day of May Eighteen hundred and Sixty-two Years.

Glasgow, No. 10. dation.]

ORDINANCE,

No. 64.

WHEREAS, by an Act passed in the Twenty-first and Twenty-second Years of the Reign of Her present Majesty, Chapter Eightythree, intituled, 'An Act to make Provision for the better Government and Discipline of the [Hastie Foun- Universities of Scotland, and improving and redation] egulating the Course of Study therein; and for the "Union of the Two Universities and Colleges of 4 Aberdeen, the Commissioners under the said Act are empowered to revise the respective Foundations, Mortifications, Bursaries, and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such Gift or Endowment, to alter or modify such Conditions or Directions, and to frame a new Statute or Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof: And whereas, by Deed of Mortification, dated the Fifth Day of September Seventeen hundred and Seven, the Reverend Alexander Hastie, Minister of the East Quarter Parish of Glasgow, mortified certain Property to the University of Glasgow for the Maintenance of a Bursar professing Theology therein: And whereas there are now, and have been for a long Period, Three Bursaries on the Foundation, of which Two are Bursaries in Theology, and the Third a Bursary tenable for Four Years in the Faculty of Arts, and for Two Years in Theology: And whereas it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by an Alteration of the Conditions and Directions affecting the Mortification, in Manner hereinafter provided: The Commissioners statute and ordain, with reference to the said Mortification, as follows:-

I. There shall hereafter be Three Bursaries on the said Foundation, of which Two shall be Bursaries in Theology, and the Third a Bursary in Arts; and the Holder of each of such Bursaries shall annually, during his Tenure thereof, receive Twenty Pounds from the Income of the Foundation: Provided always, that, in the Event of the Income being insufficient in any Year to afford the Payment of Twenty Pounds to each Bursar, the Stipends of the Bursars shall suffer such equal Abatement, as the Senatus Academicus may deem

II. Each of the said Two Bursaries in Theology shall be open for Competition to all Masters of Arts of any of the Scottish Universities, without Restriction or Preference as to Name; and the successful Candidate for either of the said Bursaries shall be entitled to hold the same for Three Years, and no longer, subject to the Condition that he shall, during that Period, give regular Attendance as a Student in Theology in the University of Glasgow; but, if he shall discontinue his Attendance as a Student in Theology, he shall forfeit his Bursary: Provided always, that no Person shall be admissible to the Competition for either of the said Bursaries, who has, for more than One Session, been a Student in the Faculty of Divinity in any One or more of the Scottish Universities.

III. The Bursary in Arts on the said Foundation shall be open for Competition to all Students entering on their first or second Session of Attendance in the Faculty of Arts in the said University, without Restriction or Preference as to Name; and the successful Candidate shall be entitled to hold the Bursary for Four Years, and no longer, subject to the Condition that he shall proceed through the Curriculum in Arts in the said University, and shall pass the Examinations required by the University of Students proceeding to the Degree of Master of Arts; but, if he shall fail to pass any of the Exa-minations required as aforesaid of Students proceeding to the Degree of Master of Arts, or shall discontinue his Attendance at the University as a Student in Arts, he shall forfeit the Bursary: Provided always, that no Student shall be admissible to the Competition for the Bursary, who has, for more than One Session, been a Student in the Faculty of Arts in any One or more of the Scottish Universities.

IV. In the Event of a Vacancy occurring in the Bursary in Arts, during the Currency of the Period of Four Years, for which the same is tenable as aforesaid, the Senatus Academicus may appoint a Bursar for the Remainder of the said Period then unexpired, from among the Students of the same Standing in the Curriculum in Arts as the Bursar was, in whose Room the Appointment is made, and that either after Competition or otherwise, as they may think most expedient; and the Bursar then appointed shall, subject to the same Conditions as aforesaid, be entitled to hold the said Bursary for the Remainder of the said Period of Four Years then unexpired, and no longer: Provided always, that, in the Event of the Senatus Academicus not appointing a Bursar as aforesaid, the Bursary shall continue vacant for the Remainder of the said Period then unexpired.

V. The Senatus Academicus shall, in their Discretion, determine in what Year an Appointment shall be made for the First Time to each of the said Three Bursaries, and shall, in the Exercise of this Discretion, have special Regard to the Expediency of distributing as far as possible among Students of different Years the Benefits of Competition Bursaries.

VI. No Person shall be entitled to hold any of the said Bursaries along with any other Bursary in the University.

VII. In Case of any gross Misconduct on the Part of the Holder of any of the said Bursaries, it shall be in the Power of the Senatus Academicus to suspend him from, or to deprive him of, his Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court with all possible Despatch: Provided always, that, in the Meantime, the Decision of the Senatus Academicus shall receive Effect from its Date.

VIII. The Surplus, in each Year, of the Income of the Hastie Foundation, including therein any unappropriated Income arising from any Vacancy in any of the Bursaries, shall be paid into, and form Part of, the Foundation Funds of the University; and the Hastie Foundation shall have a Claim upon the said Funds for Augmentation of the said Three Bursaries, or for any necessary Purposes, corresponding, or as near as may be corresponding, to the Amount of the Contributions which from Time to Time it shall have made thereto.

IX. Nothing herein contained shall extend to, or affect, the Interests of any Bursars now on the said Foundation at the University.

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

John Inglis, Chairman.



#### SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Seventh Day of June Eighteen hundred and Sixty-two Years.

ORDINANCE, No. 65. Glasgow, No. 11.

Glasgow, No. 11. [Crawfurd Foundation.]

WHEREAS, by an Act passed in the Twenty-first and Twenty-second Years of the Reign of Her present Majesty, Chapter Eightythree, 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 to revise the respective Foundations, Mortifications, Bursaries, and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such Gift or Endowment, to alter or modify such Conditions or Directions, and to frame a new Statute or Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof: And whereas there is now in the University of Glasgow a Bursary, known as Crawfurd's or the Bishop's Bursary, founded by Captain Thomas Craufurd of Jordanhill, in the Year Fifteen hundred and Seventy-six: And whereas certain of the Conditions and Directions

attached to the Foundation are inapplicable to the altered State of Circumstances; and it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by an Alteration of such Conditions and Directions, in Manner hereinafter provided: The Commissioners statute and ordain, with reference to the said Foundation, as-follows:—

I. The Bursary on the said Foundation shall be open for Competition to all Students entering on their First or Second Session of Attendance in the Faculty of Arts in the said University: Provided always, that no Student shall be admissible to the Competition for the Bursary, who has, for more than One Session, been a Student in the Faculty of Arts in any One or more of the Scottish Universities.

II. Each Bursar shall be entitled to hold the Bursary for Four Years, and no longer, subject to the Condition that he shall proceed through the Curriculum in Arts in the said University, and shall pass the Examinations required by the University of Students proceeding to the Degree of Master of Arts; but, if he shall fail to pass any of the Examinations required as aforesaid of Students proceeding to the Degree of Master of Arts, or shall discontinue his Attendance at the University as a Student in Arts, he shall forfeit the Bursary: Provided always, that, in Case of any gross Misconduct on the part of any Bursar, it shall be in the Power of the Senatus Academicus to suspend him from, or to deprive him of, the Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court, with all possible Despatch; but, in the Meantime, the Decision of the Senatus Academicus shall receive Effect from its Date.

III. In the Event of a Vacancy occurring in the Bursary during the Currency of the Period of Four Years, for which the same is tenable as aforesaid, it shall be lawful for the Senatus Academicus to appoint a Bursar for the Remainder of the said Period then unexpired, from among the Students of the same Standing in the Curriculum in Arts as the Bursar was, in whose Room the Appointment is made, and that either after Competition or otherwise, as they may think most expedient; and any Bursar so appointed shall, subject to the same Conditions as aforesaid, be entitled to hold the said Bursary for the Remainder of the said Period of Four Years then unexpired, and no longer.

IV. The Senatus Academicus shall, in their Discretion, determine in what Year an Appointment shall be made for the First Time to the said Bursary, and shall, in the Exercise of this Discretion, have special Regard to the Expediency of distributing, as far as possible, among Students of different Years, the Benefits of Competition Bursaries.

V. No Person shall be entitled to hold the said Bursary along with any other Bursary in the University.

VI. Nothing herein contained shall extend to, or affect, the Interests of any Bursar now on the said Foundation at the University.

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

John Inglis, Chairman.



SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Seventh Day of June Eighteen hundred and Sixty-two Years.

ORDINANCE, No. 66. Glasgow, No. 12.

[Foundation Bursaries.]

THEREAS, 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 regua lating 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 to revise the respective Foundations, Mortifications, Bursaries, and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such tions or Directions, and to frame a new Statute or! Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof: And whereas there are now Four Foundation Bursaries in the University of Glasgow, as provided by the Foundation Charter of King James the Sixth, of Date the Thirteenth Day of July Fifteen hundred and Seventy-seven: And whereas certain of the Conditions and Directions attached to the said Bursaries are inapplicable to the altered State of Circumstances; and it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Founder, would be better advanced by an Alteration of such Conditions and Directions, in Manner hereinafter provided: The Commissioners statute and ordain, with reference to the said Bursaries, as follows :-

I. Each of the said Four Bursaries shall be open for Competition to all Students entering on their First or Second Session of Attendance in the Faculty of Arts in the said University: Provided always, that no Student shall be admissible to the Competition for any Bursary, who has, for more than One Session, been a Student in the Faculty of Arts in any One or more of the Scottish Universities.

II. Each Bursar shall be entitled to hold his Bursary for Four Years, and no longer, subject to the Condition that he shall proceed through the Curriculum in Arts in the said University, and shall pass the Examinations required by the University of Students proceeding to the Degree of Master of Arts; but, if he shall fail to pass any of the Examinations required as aforesaid of Students proceeding to the Degree of Master of Arts, or shall discontinue his Attendance at the University as a Student in Arts, he shall forfeit his Bursary: Provided always, that, in Case of any gross Misconduct on the part of any Bursar, it shall be in the Power of the Senatus Academicus to suspend him from, or to deprive him of, his Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court, with all possible Despatch; but, in the Meantime, the Decision of the Senatus Academicus shall receive Effect from its Date.

III. In the Event of a Vacancy occurring in any of the said Bursaries during the Currency of the Period of Four Years, for which the same is tenable as aforesaid, it shall be lawful for the Senatus Academicus to appoint a Bursar for the Remainder of the said Period then unexpired, from among the Students of the same Standing in the Curriculum in Arts as the Bursar was, in whose Room the Appointment is made, and that either after Competition or otherwise, as they may think most expedient; and any Bursar so appointed shall, subject to the same Conditions as aforesaid, be entitled to hold the said Bursary for the Remainder of the said Period of Four Years then unexpired, and no

IV. The Senatus Academicus shall, in their Discretion, determine in what Year an Appointment shall be made for the First Time to each of the said Four Bursaries; and shall, in the Exercise of this Discretion, have special Regard to the Expediency of distributing, as far as possible, among Students of different Years, the Benefits of Competition Bursaries.

V. No Person shall be entitled to hold any of the said Bursaries along with any other Bursary in the University.

VI. Nothing herein contained shall extend to, or Gift or Endowment, to alter or modify such Condi- affect, the Interests of any Bursars now on the said Foundation at the University.

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

> > John Inglis, Chairman.



#### SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Seventh Day of June, Eighteen hundred and Sixty-two Years.

THEREAS, by an Act passed in the Twenty- ORDINANCE, 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 [Nairne Foundation of Study therein; and for the Union of dation.] the Two Universities and Colleges of Aberdeen, the Commissioners under the said Act are empowered to revise the respective Foundations, Mortifications, Bursaries, and Donations, bestowed on any of the Universities or Colleges mentioned in the said Act, or for the Benefit of any Professors, Students, or others therein; and further, if, in the Case of any such Gift or Endowment which has taken Effect for more than Fifty Years, and has been held by any of the said Universities or Colleges, or by any other Person in Trust for or on behalf of the same, or of any Person therein, it shall appear to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, so far as consistent with the Promotion of such Interests, may be better advanced by an Alteration of the Conditions or Directions affecting such Gift or Endowment, to alter or modify such Conditions or Directions, and to frame a new Statute or Ordinance for the Application of such Gift or Endowment, in such Manner as may better advance the Purposes thereof: And whereas there are now in the University of *Edinburgh* Two Bursaries in Divinity on the Foundation of Mr James Nairne: And whereas the Value of the said Two Bursaries

No. 67.

Edinburgh, No. 7.

is now very small: And whereas the said Foundation took Effect more than Fifty Years prior to the Date of the said recited Act; and it appears to the Commissioners that the Interests of Religion and Learning, and the main Design of the Donor, would be better advanced by conjoining the said Bursaries, and by altering the Conditions and Directions affecting the same, in Manner hereinafter provided: The Commissioners statute and ordain, with reference to the said Foundation, as follows:—

- I. The two Bursaries on the said Foundation shall hereafter be conjoined into One Bursary, the Holder of which shall annually, during his Tenure thereof, receive Sixteen Pounds Thirteen Shillings and Fourpence from the Fund on which the said Two Bursaries are now chargeable.
- II. The Patronage of, or Right of Presentation to, the said One Bursary, shall be vested in the Professor of Divinity in the said University, for the Time being, in whom is now vested the Patronage of the Two existing Bursaries on the said Foundation; and such Right of Presentation shall be exercised subject to the Condition, that the Person presented be a Master of Arts of a Scottish University.
- III. Each Bursar shall be entitled to hold the said Bursary for Three Years, and no longer, subject to the Condition that he shall, during that Period, give regular Attendance as a Student in Theology in the University of Edinburgh; but, if he shall discontinue his Attendance as a Student in Theology, he shall forfeit the Bursary: Provided always, that, in Case of any gross Misconduct on the part of the Holder of the said Bursary, it shall be lawful for the Senatus Academicus to suspend him from, or to deprive him of, the Bursary, subject to an Appeal to the University Court, if taken within Eight Days, and which Appeal shall be heard and disposed of by the University Court with all possible Despatch; but, in the Meantime, the Decision of the Senatus Academicus shall receive Effect from its Date.
- IV. No Appointment of a Bursar on the said Foundation shall be made, until both the existing Bursaries are vacant; and, upon the Occurrence of that Event, an Appointment shall be made of One Bursar, and no more, on the said Foundation; and so on, as often as the said One Bursary shall thereafter become vacant.
- V. No Person shall be entitled to hold the said Bursary along with any other Bursary, or with any Scholarship in the University.
- VI. Nothing herein contained shall extend to, or affect, the Interests of any Bursars now on the said Foundation at the University.
  - In Witness whereof, these Presents are sealed with the Seal of the Commission.

John Inglis, Chairman.



#### SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Seventh Day of June Eighteen hundred and Sixty-two Years.

HEREAS, 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, interalia, to make such Provision by Ordinance, as they shall see fit, for the better Custody and Management of the Libraries belonging to the Universities: The Commissioners statute and ordain as follows:—
- I. The Librarian in each University shall have the ordinary Management of the Library of the University, subject to the Superintendence of the Library Committee of the Senatus Academicus, to be appointed, as hereinafter provided,
- II. The Senatus Academicus shall in each Year appoint a Committee of their own Number, to be called the Library Committee, whose Duty it shall be, under the Authority and subject to the Directions of the Senatus, to take special Charge of the Affairs and Business of the Library; and such Committee shall consist of not less than Five Members, of whom Three shall be a Quorum; and, in the Event of there being a Finance Committee of the Senatus, One Member at least of the Finance Committee shall be also a Member of the Library Committee.
- III. The Librarian in each University, and such Assistant Librarians as the Senatus Academicus may think necessary, shall be appointed by the Senatus Academicus, who shall also have the Power of suspending or dismissing such Librarian and Assistant Librarians, subject to an Appeal to the University Court, as provided by the Twelfth Section of the said Act.
- IV. All Books ordered for the Library shall be sent direct to the Librarian, and shall be forthwith entered by him in the Catalogue, and noted with distinguishing Marks; and no Person shall be allowed to use or borrow any Book, until it has been entered in the Catalogue and noted.
- V. The Senatus Academicus, or their Library Committee, shall from Time to Time make Provision for the Manner in which the ordinary Business of the Library, in regard to borrowing and consulting Books, shall be conducted, by establishing a regular and authentic Record of borrowing and returning Books, on such a System, as shall secure their due Return and Preservation.
- VI. The Librarian shall from Time to Time prepare a List, to be submitted to, and adjusted and approved by, the Senatus, and when so adjusted and approved, to be kept by the Librarian, of such Books, Manuscripts, and other Works, as ought not to be lent out of the Library, and which shall not be lent out on any Terms; and the Senatus shall from Time to Time make such Regulations, as they shall think expedient, for allowing Access to such Works for Consultation.
- VII. The Librarian shall from Time to Time prepare a List, to be submitted to, and adjusted and approved by, the Senatus, and when so adjusted and approved, to be kept by the Librarian, of such Works as ought not to be lent out of the Library, except upon special Application, and by special Permission of the Library Committee; and the Senatus shall from Time to Time make such general Regulations as to the Conditions under which such Works may be borrowed, as they shall think expedient; and, in Addition to such general Regulations, the Library Committee may, in each individual Case of borrowing such Works, impose such special Conditions, as they may think necessary or expedient: Provided always, that every such special Permission, and all such additional Conditions im-

Ordinance, No. 68.

General, No. 6. posed by the Library Committee shall be entered in the Minute Book of the Committee.

VIII. A general Inspection of the Library of each University, and of the Record kept, as above provided by Section V., of the borrowing and returning of Books, shall take Place in each University annually at such Time and during such Period, as the Senatus Academicus shall determine.

IX. During the Period of the annual Inspection the Library shall be closed, and all Works whatever, and by whomsoever borrowed, shall be returned to the Library before the Commencement of such Period, under a Penalty, previously fixed and publicly notified by the Senatus, of not less than One Shilling a Volume; and, in the Event of any Volume not being returned before the Expiration of One Week after the last Day of the Inspection, the Fine shall be repeated weekly until such Volume is returned, or until a Copy of the Work of the same Edition, and of equal Value, shall, at the Expense of the Borrower, be placed in the Library in its Stead: Provided always, that the Amount of the Fine in the Case of Works borrowed by special Permission as aforesaid, may be fixed either by general Regulation of the Senatus, or by special Condition imposed by the Library Committee in any individual Case.

X. The Use of the Library by Persons not being Students of the University shall be subject to the following Regulations :-

- 1. Each Member of the Senatus Academicus shall be entitled to have in his Possession at One Time Twenty-five Volumes, but not more.
- 2. Each Member of the General Council, who has paid all Fees necessary to entitle him to act as such, shall, in each Year in which he shall have paid a Subscription to the Library of Ten Shillings and Sixpence, be entitled to bave in his Possession at One Time Four Volumes, but not more: Provided always, that a Payment, instead of such yearly Subscription, of a Composition of Five Guineas shall entitle a Person to the like Privilege, so long as he shall continue a Member of the General Council: Provided also, that in regard to the Use of the Library by Members of the General Council, the Year shall, in each of the Universities of St Andrew's, Glasgow, and Edinburgh, be held to date from the Fifteenth Day of October, and in the University of Aberdeen, from the Fisteenth Day of September.
- 3. In Consideration of the annual Payment of Five Pounds by the Royal College of Surgeons of Edinburgh to the University of Edinburgh, each Fellow of the College resident within Ten Miles of Edinburgh, shall, in each Year in which he shall have paid a Subscription of One Guines to the Library of that University, be entitled to have in his Possession at One Time Ten Volumes, but not more: Provided always, that the said College of Surgeons and the Members thereof, as such, shall not be entitled, in Virtue of any former Agreement or otherwise, to any Privilege or Use of the Library of the said University, except as herein specially provided : Provided also, that, as regards such Use of the said Library, the Year shall be held to date from the Fifteenth Day of
- 4. Subject always to the Provision as to the Return of Books at the annual Period of Inspection, every Person in each of the said Classes mentioned in this Section, shall be

from the Date of Borrowing, if the Book has been borrowed at any Time between the First Day of October and the Thirtieth Day of April inclusive, and for Two Months from the Date of borrowing, if the Book has been borrowed at any Time between the First Day of May and the Thirtieth day of September inclusive; and shall further, after the Expiration of such Period of One Month, or of Two Months, as the Case may be, be entitled to retain each Book until the annual Period of Inspection, unless Notice shall be received from the Librarian, requiring the Return of such Book, which Notice shall be issued on Application being made for the same by any Person entitled to the Use of the Library, or by Order of the Senatus Academicus or of the Library Committee, and shall require the Return of the Book within a certain short Period, to be specified in the Notice, under a Penalty of not less than One Shilling a Volume, if the Book be not returned within such Period, and, after the Expiration thereof, under a farther Penalty of Sixpence a Volume for each Day, as long as the Book is not returned, until the Amount of the Fine shall exceed the Sum for which the Book can be replaced in the Library, such Penalties to be also specified in such Notice: Provided always, that, in the Event of the Library possessing more than One Copy of the Book so applied for, and of all the Copies being out of the Library, such Notice as aforesaid shall be sent to the earliest Borrower.

XI. The Use of the Library by Matriculated Students of the University shall be regulated as follows :-

- 1. Every Matriculated Student shall be entitled to have in his Possession Two Volumes at One Time; and shall be entitled to retain any Book for Two Weeks from the Date of borrowing; and further, to re-borrow any Book for successive Periods of Two Weeks, unless an Application for the same shall in the Meantime have been made by another Person entitled to the Use of the Library: Provided always, that it shall be in the Power of the Senatus Academicus, if they shall think it expedient, to allow Students either generally, or during any particular Period of the Year, to be in Possession of more than Two Volumes at a Time.
- 2. It shall be in the Power of the Senatus Academicus, from Time to Time, to make such Regulations as to a Deposit of Money by Students borrowing Books from the Library, as they shall think expedient; and also to regulate the Use of the Library by Students in consulting Books in the Library itself.
- 3. No Certificate of Attendance upon a Class shall be granted by a Professor to any Student without the Production of Evidence to the Professor, that the Student has duly returned all Books which he may have borrowed from the Library.

XII. Students enrolled by the University of Edinburgh as attending the Lectures of Extra-Academical Teachers in Edinburgh, under the Sixth Sub-Section of the Sixth Section of Ordinance, No. 8, Edinburgh, No. 3, shall be entitled to the like Privileges in Connection with the Library of that University, and be subject in the same Manner to any Regulations to be made by entitled to retain each Book for One Month | the Senatus, as Matriculated Students of the University; and no Certificate of Attendance on the Lectures of any such Teacher shall be given to any Student so enrolled, without the Production of Evidence to the Teacher that the Student has duly returned all Books which he may have borrowed from the Library.

XIII. It shall be in the power of the Senatus Academicus, from Time to Time, to grant the Use of the Library to such Extent, and on such Conditions, as they shall think expedient, to Persons for Purposes of literary Research, and that, whether such Persons shall be Members of the University or not: Provided always, that no such Privilege shall in any Case be granted, except by Minute of the Senatus specifying the Grounds on which the Grant is made, and the Conditions which have been attached thereto, an Extract of which Minute shall be forthwith transmitted to the University Court.

XIV. All Grants of the Use of the Library made by the Senatus Academicus, in pursuance of the preceding Section, shall terminate at the annual Period of Inspection of the Library, but shall be renewable under like Conditions, if again applied for on the Expiration of that Period: Provided always, that the Library Committee may be empowered by the Senatus, to renew any such Grant until the First Meeting of Senatus after the Expiration of the annual Period of Inspection, but no

XV. In the Event of any Book being lost or injured, while in the Possession of a Person entitled to the Use of the Library, he shall be liable either to replace the same, or to pay such Fine, either as representing the Value of the Book, or otherwise, as may be fixed by the Senatus Academicus, or by the Library Committee, in the Event of their having been empowered by the Senatus to fix the Amount of such Fines.

XVI. So long as any Person shall remain in Possession of a Book which he is not entitled to retain, or shall allow any Fine incurred by him to remain unpaid, the Right of such Person to borrow or retain any Books whatever, or to exercise any of the Privileges of the Library, shall be suspended, and remain in Abeyance.

XVII. No Book shall in any Case be given out of the Library except to the Borrower in Person, or to some one having written Authority from him.

XVIII. On the Expiration of the annual Period of Inspection, the Librarian shall report to the Senatus Academicus, in reference to the Year then ended :-

- 1. The Particulars of every Case of Admission to special Privileges in the Use of the Library:
- 2. The Particulars of every Case in which a Person's Right to the Use of the Library has been suspended, or is in Abeyance :
- 3. Every Case of a Book belonging to the Library having been replaced at the Expense of a Person entitled to the Use of the Library:
- 4. A List of all Books belonging to the Library known or found at the Time of the Inspection to be amissing, or seriously injured:
- 5. Any other Matter which the Librarian may think it of Importance to bring under the Notice of the Senatus, or regarding which the Senatus may have directed him to report :

and the Senatus shall forward a Copy of such Report to the University Court with their Remarks.

XIX. At the Conclusion of the annual Period of Inspection, a List shall be made of all Persons who may have failed to return by that Time any Books borrowed by them, or to pay any Fines incurred, along with the Names of the Books so unreturned, and the Amounts of the Fines then due; and such List shall be exhibited in some conspicuous Place in the Library; and no Name shall be removed therefrom, until in each Case the Book or Books be returned or replaced, or the Fine or Fines, which may have become due, be paid.

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

JOHN INGLIS, Chairman.



#### WAR-OFFICE, PALL-MALL, June 10, 1862.

- 3d Regiment of Dragoon Guards—Captain Fowell Buxton Johnston, from 100th Foot, to be Captain, vice Francis, who exchanges, receiving the former difference between Infantry. Dated 10th June 1862. Cavalry and
- 1st Dragoons-Cornet Arthur Mesham to be Lieutenant, by purchase, vice Charles Downes Manning, who retires. Dated 10th June 1862. Manning, who retires. George John Lord Rosehill to be Cornet, by purchase, vice Mesham. 1)ated 10th June 1862.
- 3d Hussars-Major Richard Michael Williams to be Lieutenant-Colonel, by purchase, vice The Honourable Horace Manners Monckton, who Dated 10th June 1862. retires.

Captain Edward Howard Vyse to be Major, by purchase, vice Williams. Dated 10th June 1862.

Lieutenant Reginald Piffard to be Captain, by pur-chase, vice Vyse. Dated 10th June 1862. Cornet Authory Strother to be Lieutenant, by purchase, vice Piffard. Dated 10th June 1862.

- 12th Lancers-Serjeant-Major James Pronger to be Quartermaster, vice Michael Blake, who retires upon half-pay. Dated 10th June 1862.
- 14th Hussars-Lieutenant Edward Essex Digby Boycott to be Adjutant, vice Lieutenant James Giles, who resigns that appointment. Dated 10th June 1862.
- 17th Lancers Lieutenant-Colonel Edward D. Atkinson, from half-pay, late 37th Foot, to be Lieutenant-Colonel, vice Brevet-Colonel Henry Roxby Benson, C.B., who retires upon half-pay, receiving the former difference between Cavalry and Infantry. Dated 10th June 1862.

Major Sir William Gordon, Bart., to be Lieutenant-Colonel, by purchase, vice Atkinson, who retires. Dated 10th June 1862.

Captain Drury Curzon Lowe to be Major, by purchase, vice Sir William Gordon, Bart. Dated 10th June 1862.

Lieutenant Thomas Gonne to be Captain, by purchase, vice Lowe. Dated 10th June 1862.

Cornet Frederick William Blumberg to be Lieutenant, by purchase, vice Gonne. Dated 10th June 1862.

Royal Artillery—Lieutenant Henry Le Guay Gesry to be Second Captain, vice Edmund Charles Cuthbert, placed upon temporary halfpay. Dated 17th May 1862.

- Royal Engineers—Second Captain Amelius Beauclerk Fyers to be Captain, vice Ross, placed upon temporary half-pay. Dated 10th June 1862.
- Lieutenant Gordon Douglas Pritchard to be Second Captain, vice Fyers. Dated 10th June 1862.
- Grenadier Guards Lieutenant and Captain Thomas Harvey Bramston to be Captain and Lieutenant-Colonel, by purchase, vice Cuthbert George Ellison, who retires. Dated 10th June 1862.
- Ensign and Lieutenant Charles Wellesley Pakenham to be Lieutenant and Captain, by purchase, vice Bramston. Dated 10th June 1862.
- The first Christian name of Lieutenant and Captain Viscount Hinchingbrook, is "Edward," and not "Charles," as hitherto stated.
- 3d Regiment of Foot—Lieutenant Francis Morley to be Captain, by purchase, vice William James Newton, who retires. Dated 10th June 1862.
- Newton, who retires. Dated 10th June 1862. Ensign John Raimond Trevilian to be Lieutenant, by purchase, vice Morley. Dated 10th June 1862.
- George William Pochin, gent to be Ensign, by purchase, vice Trevilian. Dated 10th June 1862.
- 6th Foot—Major James Owen Bovill, from halfpay Unattached, to be Major, vice Charles Rowley Platt, who retires upon half-pay. Dated 10th June 1862.
- 13th Foot—John James Ross, gent. to be Ensign, by purchase, vice Pierce William Hughes, who retires. Dated 10th June 1862.
- 14th Foot—Lieutenant-Colonel Charles Wilson Austen, from half-pay late 83d Foot, to be Lieutenant-Colonel, vice Brevet-Colonel Sir James Edward Alexander, who retires upon half-pay. Dated 10th June 1862.
- 20th Foot—Ensign Charles Edward Hussey to be Lieutenant, by purchase, vice Davies, whose promotion, by purchase, on the 16th May 1862, has been cancelled. Dated 10th June 1862.
- Ensign Henry Longfield Ricard, from the 2d Foot, to be Ensign, vice Hussey. Dated 10th June 1862.
- 22d Foot—Lieutenant Anthony Gardner, to be Captain, by purchase, vice Stephen Winthrop, who retires. Dated 10th June 1862.
- Ensign Henry Peregrine Leader to be Lieutenaut, by purchase, vice Gardner. Dated 10th June 1862.
- John Banks Linley, gent. to be Ensign, by purchase, vice Leader. Dated 10th June 1862.
- 25th Foot.—Major Robert Henry Price, from the 35th Foot, to be Major, vice Blomfield, who exchanges. Dated 10th June 1862.
- 25th Foot—Major Thomas Edwin Blomfield, from the 25th Foot, to be Major, vice Price, who exchanges, Dated 10th June 1862.
- 36th Foot—Lieutenant Joseph Osmund Walter Scott to be Captain, by purchase, vice F. Xavier De C. Orange, who retires. Dated 10th June 1862.
- Ensign Clements Moffatt Bond to be Lieutenant, by purchase, vice Scott. Dated 10th June 1862. William Verner Ellis, gent. to be Ensign, by purchase, vice Bond. Dated 10th June 1862.
- 46th Foot—Ensign Henry Whatley Estridge to be Lieutenant, by purchase, vice William Gordon M'Crae, who retires. Dated 10th June 1862.
- Alexander Knox Malcolmson, gent. to be Ensign, by purchase, vice Estridge. Dated 10th June 1862.

- 59th Foot—Lieutenant Patrick Joseph Cowan, from the 80th Foot, to be Lieutenant, vice Furlong, who exchanges. Dated 10th June 1862.
- 68th Foot—Surgeon Thomas Best having completed a period of 20 years' full-pay service, to be Surgeon-Major, under the provisions of the Royal Warrant of the 1st October 1858. Dated 22d April 1862.
- 71st Foot—Ensign Henry Brooke Wilson to be Lieutenant, by purchase, vice Stratton Boulnois, who retires. Dated 10th June 1862.
- James Norton, gent. to be Ensign, by purchase, vice Wilson. Dated 10th June 1862.
- 73d Foot—Captain William Creagh O'Brien to be Major, by purchase, vice Brevet-Lieutenant-Colonel Bewes, appointed Major of the School of Musketry. Dated 10th June 1862.
- Lieutenant William Henry Samuel Pigott to be Captain, by purchase, vice O'Brien. Dated 10th June 1862.
- Ensign Charles William Henry Richardson to be Lieutenant, by purchase, vice Pigott. Dated 10th June 1862.
- Clement Wolseley Featherstonhaugh, gent. late Lieutenant, East Kent Militia, to be Ensign, by purchase, vice Richardson. Dated 10th June 1862.
- 80th Foot—Lieutenant Charles Stuart Williams
  Furlong, from the 59th Foot, to be Lieutenant,
  vice Cowan, who exchanges. Dated 10th
  June 1862.
- Gentleman Cadet Henry James Barr to be Ensign, by purchase, vice Thomas Theobald Willington, who retires. Dated 10th June 1862.
- 90th Foot—Ensign John Campbell to be Lieutenant, by purchase, vice Treacher, promoted.

  Dated 10th June 1862.
- William Frederic Wilson, gent. to be Ensign, by purchase, vice Campbell, Dated 10th June 1862.
- 95th Foot—John Marker, gent. to be Ensign, by purchase, vice Charles William Fiddes, who retires. Dated 10th June 1862.
- 100th Foot—Captain Thomas John Francis, from the 3d Dragoon Guards, to be Captain, vice Johnston, who exchanges. Dated 10th June 1862.
- 3d West India Regiment—Staff-Surgeon Patrick Andrew M. Dermott to be Surgeon, vice Eaton, appointed to the Staff. Dated 10th June 1862.
- 4th West India Regiment—Ensign Henry Mount Parkerson, from the 82d Foot, to be Lieutenaut, without purchase. Dated 10th June 1862.

#### SCHOOL OF MUSKETRY.

Major and Brevet Lieutenant-Colonel Wyndham Edmund Bewes, from the 73d Foot, to be Major, vice Lieutenant-Colonel and Brevet-Colonel Ernest C. Wilford, who retires from the service. Dated 10th June 1862.

#### STAFF.

Lieutenant-Colonel and Brevet-Colonel Frederick Paul Haines, 8th Foot, to be Deputy Adjutant-General to the Forces serving in Ireland, vice Lieutenant-Colonel and Brevet-Colonel John Studholme Brownrigg, C.B., Unattached, whose period of Staff service expires. Dated 1st July 1862.

UNATTACHED.

Lieutenant George Priestley, from the settle to be Captain, without purchase Pater June 1862.



#### MEDICAL DEPARTMENT.

Surgeon Deodatus William Eaton, from the 3d West India Regiment, to be Staff-Surgeon, vice M'Dermott, appointed to the 3d West India Regiment. Dated 10th June 1862.

#### To be Staff Assistant-Surgeons.

Assistant-Surgeon John Henry Hunt, from the 63d Foot, vice Tobin, deceased. Dated 10th June 1862.

Assistant-Surgeon James Petrie Street, M.D., from the 62d Foot, vice Worthington, deceased. Dated 10th June 1862.

The undermentioned Staff Surgeon-Majors, who retired upon half-pay, to have the honorary rank of Deputy Inspector General of Hospitals, viz. :-

William Odell, M.D. Dated 15th May 1862. William Carson, M.D. Dated 1st June 1862.

#### BREVET.

Captain Henry Lempriere, half-pay Royal Artillery, to be Major in the Army. Dated 26th October 1858.

Captain Melville Browne, 13th Foot, to be Major in the Army. Dated 10th June 1862.

Captain Cuthbert Ward Burton, Royal Marines, to be Major in the Army. Dated 10th June

Paymaster, with the honorary rank of Captain, William Betson, retired on half-pay, late 18th Hussars, to have the honorary rank of Major. Dated 16th May 1862.

Quarter-Master Michael Blake, half-pay late 12th Lancers, to have the honorary rank of Cap-

Dated 10th June 1862.

The undermentioned Officers of the Royal Marines, retired upon full-pay, to have a step of honorary rank, under Her Majesty's Order in Council of 13th November 1858:

Colonel Commandant Thomas Charles Cotton Moore to be Major-General. Dated 10th June 1862.

Lieutenant-Colonel Charles Ogilvy Hamley to be Colonel. Dated 10th June 1862.

#### MEMORANDA.

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:-

Lieutenant-Colonel Henry J. Thomas, balf-pay Royal Artillery. Dated 10th June 1862. Captain Henry Lempriere, half-pay Royal Artillery.

Dated 10th June 1862.

#### BANKRUPTS FROM THE LONDON GAZETTE.

#### BANKRUPTCIES ANNULLED.

Rudolf Steinberg and Frederick Alexander Aberson, 37 and 38, Mark Lane, London, trading under the style or firm of Steinberg & Aberson, at 37 and 38, Mark Lane, London, general commission merchants.

Thomas Jones, of 24, Islington Row, Birmingham, Warwick, tailor and woollen draper.

#### BANKRUPTCIES AWARDED

James Stratford, the younger, formerly at Knight's Hill, Upper Norwood, Surrey, afterwards at 5, Harrington Street, Hampstead Road, Middlesex, and 2, Ridgmont Place, Hampstead Road aforesaid, now at Knight's Hill, Upper Norwood aforesaid, clerk to a short-hand writen, and occasionally acting as private secretary to a Member of Parliament.

- Henry Stone, of 5, Hope Terrace, Three Colts Street, and of 36, Three Colts Street, Limehouse, both in Middlesex, linen draper.
- Alexander Maximilian Von Koller, of 27, Leadenhall Street, London, foreign bookseller and librarian.
- New Peckham, Surrey, out of business, previously of 76, High Street, Lewes, out of business, and previously of 27, Wellington Villas, Brighton, both in Sussex, schoolmaster, a Prisoner for Debt in Whitecross Prison, London, (in forma pauperis).
- Stephen Cave, of 42, New Church Road, Hackney, Mid-dlesex, out of business or employ, before then of 327, Caledonian Road, Islington, Middlesex aforesaid, grocer and cheesemongen
- Louis Arnold, of 19, John Street, America Square, Minories, London, tailor.
- Thomas Davies, of 1, John Street, Warwick Street, Liverpool, Lancaster, master mariner.
- Herman Levy, of 35, Great Alie Street, Goodman's Fields, Middlesex, jeweller.
- Frederick Cook, late of 8, Villa Terrace, Saint Andrew's Road, Southampton, Hants, and also of the Cantabria, trading from Cadiz to Havana, but now of 18, London Road, Southwark, Surrey, engineer, a Prisoner for Debt in Horsemonger Lane Gaol, Surrey, (informa pauperis).
- Benjamin Hope, of 9, Ely Place, Holborn, Middlesex, attorney-at-law, (a petitioner in forma pauperis).

  John Hadkins, of 43, Mark Lane, London, trading there under the name, style, or firm of John Hadkins & Co., also of 24, Artillery Place, City Road, Middlesex, commission agent for the sale of wine and spirits, accountant, and director of the North Hafod Lead Mining Company. Mining Company.
- Henry Washington Newton, formerly of the Mall, Kensington, then of 17, Sutherland Place, Kensington, and 7, Sloane Street, Chelsea, now of 1, Montpelier Street, Brompton, Middlesex, picture dealer, (in forma pauperis).
- George John Arthur, formerly of 29, Liverpool Street, now of 8, Sidmouth Street, both in Saint Pancras, Middlesex, auctioneer.
- Joseph Johnson, of 6, Flora Villas, Albion Gardens, Hammersmith, Middlesex, plumber and glazier.
- John Child, late of 27. Weymouth Terrace, Hackney Road, Middlesex, builder, now a Prisoner for Debt in Horsemonger Lane Gaol, Surrey, (in forma pauperis).
- Joseph Henry Nicholass, late of 4, Saint German's Terrace, Lee, Kent, insurance agent, but now of Witham, Essex, master of Witham Union.
- Thomas Boultwood, late of Merton Place, Lewisham, Kent, beer-shop keeper, house agent, and distraining broker, now of 7, Mina Road, Old Kent Road, Surrey, out of business.
- Richard David Sharp, (known, sued, and committed as Richard Sharpe,) formerly of 9, Hackney Road, Middle-sex, cheesemonger, and dealer in hay and straw, now of Ash Common, Surrey, fly proprietor, a Prisoner for Debt in Horsemonger Lane Gaol, Surrey, (in forma pamperis).
- James Ormond Cole, of 4, Montague Place, Poplar, Middlesex, rigger and stivedore, formerly of 3, Montague Place, Poplar aforesaid, in copartnership with Robert Turner, and trading as Cole & Turner, riggers and ati vedores.
- Augustus James Huchet, (also trading as Augustus James Huchet Dumas, formerly of 24, Milk Street, Cheapside, but now of 8, Union Court, Old Broad Street, both in London, foreign agent, a Prisoner for Debt in the Debtors' Prison for London and Middlesex, London, (in forma pauperis).
- George Stokes, of 44, Denbigh Street, Pimlico, Middlesex, clerk in Holy Orders, previously of 115, Sloane Street, Chelsea, Middlesex, clerk in Holy Orders and schoolmaster, (in formt pauperis).
- William Dixon Fisher, of Birmingham, Warwick, warehouse clerk.
- Benjamin Hector Spearman, of Wolverhampton, Stafford, attorney's clerk, now a Prisoner for Debt in the Gaol at Stafford.
- John Wilkinson, the elder, of Birmingham, Warwick, now out of business, previously a licensed victualler, and glass and brass chandelier manufacturer.
- Thomas Greatrex, Joseph Waters, and James Greatrex, of Coventry, ribbon manufacturers, trading under the style or firm of Greatrex, Waters, & Greatrex.

Thomas Joy Alcock, of Halford Bridge, Warwick, grocer John Stevens, of 12, Upper Saint James's Street, Brighton, and shopkeeper.

John Stevens, of 12, Upper Saint James's Street, Brighton, Sussex, poulterer and dealer in game, whose late wife and shopkeeper.

Jonathan Turner, of Huddersfield, York, grocer.

William Henry Johnston, of Rainhill, Lancaster, ship-owner, and lately carrying on business at Liverpool, Lancaster.

Samuel Doyle, formerly of Castletown, Isle of Man, spirit merchant, grocer, coal merchant, and shipowner, then of King's Town, Ireland, late of Runcorn, then of King's Town, Ireland, late of Runcorn, Chester, now a Prisoner for Debt in the Gaol of Chester Castle, Chester, master mariner and coal dealer.

Joseph Johnson, of North Moor, within Oldham, Lancaster, cotton spinner.

James Robinson, of Stanwix, Cumberland, cattle dealer. William Shepherd, late of Berry Edge, Durham, joiner and builder.

Richard Walker, residing in furnished lodgings at 13, Eldon Street, Birmingham, Warwick, metal worker.

Charles Radford Suffield, of Heath Road, Harborne, Stafford, surgeon.

Edward Haskayne, of 74, Virgil Street, Liverpool, Lancaster, auctioneer.

John Britton, of 18, Jackson's Row, Manchester, shop-keeper, trading as John Britton Case.

George Gleadell, late of the Dyer's Arms, Lombard Street, Manchester, licensed victualler and journeyman farrier.

Joseph Kern, of High Street, Swansea, Glamorgan, clock and watch maker and jeweller.

Charles William Coombs, of Roseland, Mumbles, Oystermouth, Glamorgan, auctioneer, now a Prisoner for Debt in the Gaol at Cardiff, (in forma pauperis).

Robert Skinner, of Goodleigh, Devon, innkeeper and brickmaker.

Thomas Jones, now of the village of Smelting, late of Tynyrhyd, both in Llanbadarn Croyddin Yeha, Cardigan, farmer.

John Jones, of Bodcoll, Llanfihangel Croyddin Ycha, Cardigan, farmer.

Mark Marsden, of Boothroyd Lane, Dewsbury, York, weaver, previously of the same place, innkeeper.

Joshua Ledgard, of Daw Green, Dewsbury, York, journeyman woollen spinner, and Charles Ledgard, of the same place, labourer, lately carrying on business with Solomon Ledgard, at Royde Mill, Chapel Lane, Heck-mondwike, York, as woollen scribblers and spinners, under the firm of Joshua Ledgard & Sons.

Asa Illingworth, of Ossett Street Side, near Dewsbury, York, innkeeper, (in formå pauperis).

William Harris, of 8, Portland Street, Flathouse, Landport, Portsea, Southampton, a superannuated shipwright from Her Majesty's Dockyard, Portsea aforesaid, late a Prisoner for Debt in the Hants County Prison, Winchester.

Thomas Walker, formerly of 43, Carliol Street, Newcastle upon-Tyne, beer retailer, and part of the time clerk of works at Portsdown Hill, near Cosham, Hants, and now of Portsdown Hill aforesaid, clerk of works.

William Freeman, of Kingston Cross, Kingston, Portsea, Hants, stationer, news agent, tobaccomist, tea dealer, photographer, and painter.

John Levick, of Holmesfield, Lydgate, Derby, publican. Thomas James, of Sheen, Princes, Risborough, Bucking-ham, timber merchant, farmer, grocer, dealer, and sawyer.

William Everard Lucy, of the London, Chatham, and Dover Railway Station, Canterbury, Kent, railway etation master.

William Davenport, of Longton, Stoke-upon-Trent, Stafford, beerseller and lusterer.

William Gooch Kent, of Uggeshall, Suffolk, wheelwright and carpenter.

Joseph Rhodes, of Spon Lane, Westbromwich, Stafford, glass blower, beerseller, and dealer in tobacco.

William Wiggins, of Warborough, Oxford, greeer.

Peter Rogers, of Wrexham, Denbigh, tailor.

Edwin Thomas Henry Eckford, of Cobham Cottage, Tranmere Park, Chester, book-keeper.

Richard Bartlam, of Aston Cantlow, Warwick, wheelwright and blacksmith.

Henry Martin, of the Cherry Tree Inn, Great Houghton, Northampton, licensed victualler.

carried on the business of a milliner and dressmaker.

William Heath, of Stafford, licensed victualler and farmer.

Henry Westwood, of Bewdley Street, Kidderminster, Worcester, baker and licensed victualler.

John Tallent, of John Street, Saint Peter Per Mountergate, Norwich, cab proprietor.

William Bradley, of 15, North Walls, Kingston-upon-Hull, furniture dealer and mattress maker.

John Garbutt, of 2, Sister's Terrace, Kingston-upon-Hull, tailor, (in forma pauperis).

William Treleaven, of Wadebridge, Saint Breock, Cornwall, blacksmith.

Charles Jackson, of Winteringham, Lincoln, butcher.

William George Bell, of Madely, Bellbroughton, Worcester, farmer and cattle-dealer.

William Miller, formerly of 1, Weymouth Terrace, Hackney Road, Middlesex, boot and shoe manu-facturer, now of 3, Alfred Place, Kingsdown, Bristol, journeyman shoemaker.

#### GENERAL AVERAGE PRICE OF BRITISH CORN, per QUARTER,

Received in the Week ended May 31, 1862.

w	heat.	Ва	rley.	0:	ats.	$\mathbf{R}_{\mathbf{J}}$	7e <b>,</b>	В	eans.	I	eas.
8.	D.	s.	D.	s.	D.	8.	D.	8.	D.	8.	D.
55	D. 2· <b>4</b> 61	35	7.919	231	1.272	4111	529	40	6.900	39	9.741
			• • •		•			"		-	

#### AGGREGATE AVERAGE OF SIX WEEKS.

Wh	eat.	Bar	ley.	()a	.ts.	R	уе.	Вея	ms.	Pe	B.8.
8. 57	D. 7	8. 36	D. 8	8, 22	D. 10	8. 38	D. 6	8. 40	D. 0	Pe: 8. 40	D. 3

Published by Authority of Parliament,

HENRY FENTON JADIS.

Comptroller of Corn Returns.

Corn Department, Board of Trade.

#### THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the British Possessions in AMERICA, Computed from the RETURNS made in the Week ending the 3d day of June 1862,

> Is Twenty-three Shillings per Hundred Weight,

Exclusive of the Duties of Customs paid or payable thereon on the Importation thereof into Great Britain.

No Return has been made of the Sale of Brown or Muscovado Sugar, the Produce of the MAURITIUS, in the Week ending as above.

No Return has been made of the Sale of Brown or Muscovado Sugar, the Produce of the East Indies, in the Week ending as above.

By Authority of Parliament,

WELLIAM RUCK,

Clerk of the Grocers' Company.

Grocers' Hall, June 6, 1862.

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 4th June 1862.

	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.)		
SPECIES.	Foreign.	Colonial.	Total.	Foreign.	Colonial.	Total.	Cornand Grain of all sorts, per quarter.	Mealand Flour of all sorts, per ewt.	
Wheat and Wheat Flour	Qrs. Bus. 78380 5	Qrs. Bus. 14065 2	Qrs. Bus. 92445 7	£ s. d. 4080 11 5	£ s. d. 762 17 10	.£ s. d. 4843 9 3	s. d.	s. d.	
Barley and Barley Meal	16412 <b>4</b>	_	16412 4	820 13 4		820 13 4			
Oats and Oat Meal	48631 <b>2</b>	_	48631 2	2431 11 9		2431 11 9			
Rye and Rye Meal	1 0	_	1 0	0 1 0	-	0 1 0			
Pease and Pea Meal	<b>2</b> 915 <b>7</b>	402 0	3317 7	145 15 11	20 2 0	165 17 11	1 0	0 41/2	
Beans and Bean Meal	6536 <b>4</b>	_	6536 4	326 16 8	_	326 16 8			
Indian Corn and Indian Meal	12778 3	1100 0	13878 3	639 16 10	55 0 0	694 16 10			
Buck Wheat and Buck Wheat Meal	<i>5</i> 4 0	_	<b>54</b> 0	2 14 0		2 14 0			
Beer or Bigg									
Total	165710 1	15567 2	18197 3	8448 0 11	837 19 10	9286 0 9		t	

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

NOTICE.

INDIA-OFFICE, June 5, 1862.

A PPOINTMENTS to direct Cadetships in Her Majesty's Indian Service having ceased, it has been determined that a limited number of Commissions in the Army shall be given annually to persons selected by Her Majesty's Secretary of State in Council, from among the sons of civil and military Officers who have served in India.

The Cadets so selected will be required to pass through the Royal Military College at Sandhurst, and they will be subject to the regulations issued by the General Commanding-in-Chief relative to the admission, education, and military training of Gentlemen Cadets at that College.

The expense of the education, board, washing, and medical attendance of the Cadets so selected, will be borne by the Secretary of State for India in Council.

The number of Cadets selected, allowed to be borne on the establishment of the College, is 20.

Persons entitled to apply for these appointments should address the Under-Secretary of State, India-Office.

INTIMATION is Hereby Given, that a Petition has been presented to the Lords of Council and Session, (First Division,—Junior Lord Ordinary,
—Mr Potts, Clerk,) by the Right Honorable
DAVID STEWART ERSKINE, EARL OF BUCHAN, Heir of Entail in possession of the Entailed Lands and Barony of STRATHBROCK, KIRKHILL, and Others, lying in the County of Linlithgow, with consent and concurrence of his Trustees, Donald LINDSAY and George Auldjo Jamieson, both Chartered Accountants in Edinburgh, in virtue and in terms of the Act 11 & 12 Vic., cap. 36, entituled 'An 'Act for the Amendment of the Law of Entail in 'Scotland,' praying their Lordships to find that certain Improvements specified in the Petition are of a permanent character, and that the Petitioner has bona fide expended thereon the sum of L.1,382: 11: 9, and to grant warrant to and authorise him to uplift the sum of L.1,187, 10s., consigned in the Bank of Scotland for behoof of the Heir of Entail, and to apply the same in repayment pro tanto of the foresaid sum of L.1,382:11:9, and to grant warrant to ordain the said Bank of Scotland to pay over the said sum, with the interest that has accrued, or may accrue thereon, to the Petitioner, on valid acknowledgments and receipts therefor being granted to the said Bank: Upon which Petition the Junior Lord Ordinary (Ormidale) has pronounced the following Interlocutor: - 31st May 1862. LORD ORMI-'DALE.—Act. Anderson.—Alt. Lord Ordinary appoints this Petition to be 'intimated in the Minute-Book and on the Walls for fourteen days, and advertised in the Edinburgh Gazette, and Newspapers mentioned in the prayer of the Petition, in terms of the Statute; and farther, grants warrant for serving the same upon the persons mentioned in the prayer and designed in the Petition, in terms of the Act of Sederunt, 'and ordains them to lodge Answers thereto, if so advised, within fourteen days from the date of service if within Scotland, and sixty days if furth thereof. (Signed) 'R. MACFARLANE.' ' thereof.

INGLIS & LESLIE, W.S.,

Agents for the Petitioners.

NTIMATION is Hereby Given, that the Right Honourable Archibald William Mont-GOMERIE, EARL of EGLINTON and WINTON, Heir of Entail in possession of the Entailed Estates of EGLINTON and Others, lying in the Shires of Ayr, Lanark, Renfrew, and Bute, has presented a Petition, with consent of his Curators, to the Lords of Council and Session, (First Division, Junior Lord Ordinary,—Mr Potts, Clerk,) in terms of the Acts 11 and 12 Victoria, cap. 36, and 16 and 17 Victoria, cap. 94, and relative Acts of Sederunt, praying their Lordships to grant warrant to, and authorise the Petitioner, with consent of his said Curators, or, on attaining majority, by himself alone, to make and execute Bonds and Dispositions in Security, ranking pari passu with one another, over the portions of the said Entailed Lands and Estates of Eglinton and others, other than the Offices, and Policies thereof, Mansion-House, therein particularly set forth, in favour of the persons after-named, and for the sums after-mentioned, as the amount of the provisions granted by the late Right Honourable Archibald William Montgomerie, Earl of Eglinton and Winton, in favour of his several younger children by his first marriage, viz.:—(1.) A Bond and Disposition in Security in favour of the Honourable Seton Montolieu Montgomerie, second son of the said late Earl, for the sum of L.18,450; 14:11, with corresponding interest and penalties; (2.) A Bond and Disposition in Security in favour of the Honourable George Arnulph Montgomerie, third son of the said late Earl, for the like sum of L.18,450:14:11, with corresponding interest and penalties; and (3.) A Bond and Disposition in Security in favour of the Honourable Charles John Talbot, commonly called Viscount Ingestre, M.P., and Others, as Trustees under the marriage-settlements of the Right Hon-ourable Frederick William Brook, Baron Rendlesham, and the Right Honourable Lady Egidia Montgomerie, eldest daughter of the said late Earl, now Lady Rendlesham, for the like sum of L.18,450: 14:11, with corresponding interest and penalties; or for such other sums, or in such other proportions, in favour of the said several parties, as shall be ascertained and determined in the course of the said application: On which Petition Lord Ormidale, Junior Lord Ordinary, pronounced an Interlocutor on 5th June 1862, inter alia appointing the Petition to be advertised in the Edinburgh Gazette, and Newspapers mentioned in the prayer thereof, in terms of the Statute.

HUNTER, BLAIR, & COWAN, W.S., Agents for the Petitioner.

Edinburgh, 7, York Place, 13th June 1862.

INTIMATION is Hereby Given, that the Right Honourable Archibald William Montgomerib, Earl of Eglinton and Winton, Heir of Eutail in possession of the Entailed Lands and Estates of Dundonald, Kilmaurs, Glassfoord, and others, lying in the Shires of Ayr and Lanark, has presented a Petition, with consent of his Curators, to the Lords of Council and Session, (First Division, Junior Lord Ordinary, Mr Potts, Clerk,) in terms of the Acts 11 and 12 Victoria, cap. 36, and 16 and 17 Victoria, cap. 94, and relative Acts of Sederunt, praying their Lordships togrant warrant to and authorise the Petitioner, with consent of his said Curators, or, on attaining majority, by himself alone, to make and execute Bonds and Dispositions in Security, ranking pari passu with each other, over the portions of the said Entailed Lands and Estates of Dundonald, Kilmaurs, Glassfoord, and others, other than the Mansion-house, Offices, and Policies there-

persons after-named, and for the sums after-mentioned, as the amount of the provision granted by the late Right Honourable Archibald William Montgomerie, Earl of Eglinton and Winton, in favour of the children of his second marriage, viz. :-(1.) A Bond and Disposition in Security in favour of the Right Honourable Lady Sybilla Amelia Adela Montgomerie for the sum of L.12,000, with corresponding interest and penalties; and (2.) A Bond and Disposition in Security in favour of the Right Honourable Lady Hilda Rose Montgomerie, for the like sum of L.12,000, with corresponding interest and penalties: On which Petition Lord Ormidale, Junior Lord Ordinary, pronounced an Interlocutor on 5th June 1862, inter alia appointing the Petition to be advertised in the Edinburgh Gazette, and Newspapers mentioned in the prayer thereof, in terms of the Statute.

HUNTER, BLAIR, & COWAN, W.S., Agents for the Petitioner.

Edinburgh, 7, York Place, 13th June 1862.

NOTICE is Hereby Given, that THOMAS STEVEN Builder, Bonnyrigg, in the Parish of Cockpen, and County of Edinburgh, Judicial Factor on the estate of County of Edinburgh, Judicial Factor on the estate of the Deceased GEORGE MURDOCH, Grocer and Spirit Merchant in Bonnyrigg aforesaid, has presented a Petition to the Lords of Council and Session, (First Division,—Junior Lord Ordinary,—Mr Potts, Clerk,) for warrant to complete a Title in his person, as Judicial Factor foresaid, to certain Heritable Subjects in Loanhead, belonging to the said deceased, and also for special powers to Sell the same by Private Bargain, at the Price of £700, or by Public Roup, all as specified in the said Petition; upon which Petition the following Interlocutor has been pronounced:—'7th June 1862.—Lord Ormidals—Act. J. C. Thomson.—The Lord Ordinary appoints this Petition to be intimated on the Walls and in the Minute-Book for fourteen days, and advertised in the Edinburgh Gazette, in terms of the Act of Sederunt: Grants warrant for serving the same upon the parties mentioned in the prayer thereof,

same upon the parties mentioned in the prayer thereof, and also upon the Representatives of the deceased George Murdoch, designed in the Petition; and ordains them to lodge Answers thereto, if so advised, within fourteen days after service.

(Signed) 'R. MACFARLANE.' WM. WHITE MILLAR, S.S.C.

8, Bank Street, Edinburgh, June 13, 1862.

To the Creditors and other Persons interested in the Succession of the deceased Mr GILBERT MARJORI-BANKS, Second Son of the also deceased Alexander

Marjoribanks of Marjoribanks.

REDERICK HAYNE CARTER, C. A., Judicial Factor upon the estate of the said deceased Mr Gilbert Marjoribanks, hereby intimates, that he has prepared and lodged in Court,—Lord Ormidale, Junior Lord Ordinary, Mr Potts, Clerk,—a state of funds and interim scheme of division of the said estate, to be considered and approved of by the Court.—Of which all concerned are hereby required to take Notice.

FRED. H. CARTER, Judicial Factor. Edinburgh, 8, N. St David Street, June 13, 1862.

To the Creditors and other Persons interested in the Succession of the Deceased MRS ANN M'LEAN, otherwise ANN MARIA M'LEAN or STUPART, who was, when she died, Wife of John Stupart, Maltster in Stirling.

JOHN WIGHT, C.A., Glasgow, Judicial Factor upon the estate of the said deceased Mrs Ann M'Lean, otherwise Ann Maria M'Lean or Stupart, hereby intimates, that he has prepared and lodged in Court,—First Division, Mr Potts, Clerk,—a state of funds and scheme of division of the said estate, to be considered and approved of by the Court,—Of which all concerned are hereby required to take Notice.

JOHN WIGHT, Judicial Factor, 175, West George Street, Glasgow.

Glasgow, June 13, 1862.

of, therein particularly set forth, in favour of the | SEQUESTRATION of JAMES BIRRELL, Merchant,

SEQUESTRATION of JAMES BIRRELL, Merchant, Kirkcaldy.

A Special Application having been presented by the Trustee and Commissioners to the Sheriff of the County of Fife, in terms of the 135th Section of the Bankruptcy (Scotland) Act, 1856, praying his Lordship to authorise the alteration of the period mentioned in the said Statute for payment of the second dividend, the Sheriff has been pleased to pronounce the following Interlocutor:—"Cupan, 11th June 1862.—The Sheriff Substitute having considered the foregoing Petition. Substitute having considered the foregoing Petition, with the Minute of meeting of the Trustee and Commissioners therein referred to, authorises the alteration ' in the period mentioned in the Statute, for payment of the second dividend, to ten months, from the lat day of July 1862, and appoints a Notice to that effect to be given in the next Edinburgh Gazette.

(Signed). 4R. S. TAYLOR (Signed),

-Of all which Intimation is hereby given.

SAM. DAVIDSON, Trustee.

Kirkcaldy, June 11, 1862.

NTIMATION is Hereby Given, that ROBERT NESBITT RIDDELL, sometime residing at Warsaw, Poland, and now residing at Fort-William, in the County of Inverness, Scotland, has presented a Petition to the Sheriff of Inverness-shire (Fort-William District) praying to be discharged of all debts and obligations contracted by him, or for which he was liable, at the date of his sequestration, (8th November 1858); and that his Lordship has appointed said Petition to be Intimated in the Edinburgh Gazette, and to each Creditor, in terms of the Statute.

ROND. MACGREGOR, W.S.

Fort-William, June 11, 1862.

A S Trustee on the sequestrated estate of JAMES DURHAM & SONS, Paper Makers at Springfield Mill, Loanhead, and Balerno Mill, Currie, both in the County of Edinburgh, as a Company; and James Durham, Senior, residing at Glenesk, by Loanhead, James Durham, Junior, residing at Saint Ann's Mount, by Lasswade, and George Wilson Durham, residing at Balerno Mill, Currie, aforesaid, the Individual Partners of that Company, as such Partners and as Individual that Company, as such Partners, and as Individuals, I hereby intimate that states of my intromissions with the funds of the estates to 28th May 1862, and of the funds outstanding at that date, have been made up by me and examined by the Commissioners on the said estates, in examined by the commissioners on the said estates, in terms of the Statute; that I have examined the claims of the several Creditors who have lodged their oaths and grounds of debt on or before 28th ultimo, and made up lists of those Creditors entitled to be ranked on the funds of the estates, and of those whose claims have been reserved, or rejected in whole or in part; and that the Commissioners have postponed declaration of a dividend till the recurrence of the next statutory period.

KENNETH MACKENZIE, C.A.

29, Northumberland Street, Edinburgh, June 12, 1862.

OHN MILLER, Accountant in Glasgow, Trustee on the sequestrated estate of THOMAS CALLENDER & SONS, Hide and Leather Factors and Commission Agents in Glasgow, and of Thomas Callender, Junior, Hide and Leather Factor and Commission Agent there, as a Partner of that Company, and as an Individual, hereby intimates, that accounts of his intromissions with the funds of the said estates, made up by him, and brought down to the 10th instant, have been audited by the Commissioners; that he has made up lists of the Creditors whose claims have been ranked and sustained, and of those whose claims have been rejected in whole or in part, and that the Commissioners have postponed his declaring any dividend until next statutory period, and have dispensed with sending circulars.—Of which Intimation is hereby

JNO. MILLER, Trustee.

71, Queen Street, Glasgow, June 12, 1862.

SEQUESTRATION of THOMSON & ROSS, Clothiers and Tailors in Edinburgh, and of the Individual Partners of said Firm.

THE Trustee hereby intimates that his accounts, up to the 27th ultimo, have been audited and approved of, and that the Commissioners have postponed the payment of any dividend till the next statutory period.

D. S. PEDDIE, Trustee.

Edinburgh, June 13, 1862.

THE Estates of GEORGE BEATTIE, Builder, Grove A Street, Edinburgh, were sequestrated on the 11th day of June 1862, by the Court of Session.

The first deliverance is dated 11th June 1862.

The first deliverance is dated 11th June 1002.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Friday the 20th day of June 1862, within Dowells & Lyon's 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 11th day

of October 1862.

The Sequestration has been remitted to the Sheriff

of the County of Edinburgh.

A Warrant of Protection has been granted to the Bankrupt until the said meeting for election of Trustee.
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.

THE Estates of WILLIAM KING, Portioner, residing at No. 157, High Street, Glasgow, now deceased, were sequestrated on the 11th day of June 1862, by the Sheriff of Lanarkshire.

The first deliverance is dated 30th May 1862.

The meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Friday the 20th day of June 1862, within the Faculty Hall, Saint George's Place,

A composition may be offered at this meeting; and to entitle Creditors to the first dividend, their oaths and rounds of debt must be lodged on or before the 11th day of October 1862.
All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

W. Bell Leech, Writer, Glasgow, Agent.

THE Estates of DAVID KEDDIE, Glazier, No. 11, Kirkgate, Dunfermline, at present an Inmate of the Royal Lunatic Asylum, Morningside, Edinburgh, were sequestrated on the 11th day of June 1862, by the Court of Session.

The first deliverance is dated the 15th day of May

1862.

The meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Friday the 20th day of June 1862, within Messieurs Cay & Black's Rooms, No. 65A, 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 12th day of October 1862.

The Sequestration has been remitted to the Sheriff-

Court of Edinburghshire.

A Warrant of Protection has been granted to the Bank-All future Advertisements relating to this sequestration

will be published in the Edinburgh Gazette alone. D. CURROR, S.S.C., Agent,

54, Northumberland Street, Edinburgh.

Edinburgh, June 12, 1862.

THE Estates of JAMES GODFREY BOOTH, Junior, Seed Merchant in Glasoow, were sequestrated on Seed Merchant in Glasgow, were sequestrated on the 12th day of June 1862, by the Sheriff of Lanarkshire.

The first deliverance is dated the 12th day of June 1862.

The meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Tuesday the 24th day of June 1862, within the Faculty 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 12th day of October 1862.

A Warrant of Protection has been granted to the Bank-

rupt.

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

William Burns, Agent. 41. West George Street, Glasgow.

SEQUESTRATION of JAMES DODDS, Bootmaker,
North Street, Glasgow.

WILLIAM TOLMIE, Accountant in Glasgow, has
been elected Trustee on the estate; and William been elected Trustee on the estate; and William Duckett, Wholesale Boot and Shoe Manufacturer in Glasgow, William Maitland, Leather Merchant there, and Daniel Grant, Tailor and Clothier there, have been elected Commissioners. The examination of the Bankrupt will take place within the Chambers of Sheriff Murray, Courthouse, Wilson Street, Glasgow, on Tuesday the 24th day of June 1862, at 12 o'clock noon. The Creditors will meet in the Office of Messrs Tolmie & Duncan, Accountants, 42, West George Street, Glasgow, on Wednesday the 2d day of July next, at one o'clock P.M.

WM. TOLMIE, Trustee.

42, West George Street Glasgow, June 12, 1862.

SEQUESTRATION of JAMES WILSON, Farmer in Mains of Cranna, in the Parish of Marnoch, and County of Banff.

TAMES RUST, Banker in Banff, has been elected Trustee on the estate; and Thomas Adam, Partner of the National Bank of Scotland, and Agent for the said Bank at Banff, William Coutts, Solicitor in Banff, and Andrew M'Ewen, Bank Agent in Banff, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Court-house, Banff, on Monday the 23d day of June current, at 11 o'clock forenoon. The Creditors will meet in the Library Room of the Society of Solicitors in Banff, on Thursday the 3d day of July next, at 12 o'clock noon.

JAMES RUST, Trustee.

Banff, June 11, 1862.

SEQUESTRATION of ALEXANDER WATSON,
Merchant, Tomintoul, in the County of Banff.

CHARLES ROLES, Junior, Writer in Grantown, has
been elected Trustee on the estate; and James
Morrison, Merchant, Huntly, James Richardson, Solicitor
in Keith, and John Stewart Smith, Merchant in Tomintoul, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Court-house in Banfi, on Friday the 13th day of June current, at 12 o'clock noon. The Creditors will meet in the Gordon Arms Hotel, Keith, on Friday the 27th June current, at 12 type o'clock states and the states of the s two o'clock afternoon; and to entitle Creditors to the first dividend, their claims must be lodged with the Trustee on or before the 5th day of September 1862.

Grantown, June 9, 1862. CHAS. ROLES, Jr. Trustee.

SEQUESTRATION of BARTHOLOMEW M'GREGOR sometime, and till recently Gardener, Carlisle, and carrying on Business as Milliner and Straw Hat Maker, Market Place there, and presently residing in Hanover

Street, Edinburgh, Solicitor Supreme Courts, Edinburgh, has been elected Transfer and the Courts, Edinburgh, has been elected to the Courts, edinburgh, burgh, has been elected Trustee on the estate; and William Black, Writer, St Andrew Square, and Andrew William Black, Writer, St Andrew Square, and Andrew Henderson, Writer, Annandale Street, Edinburgh, have been elected Commissioners. The examination of the Bankrupt will take place on Friday the 20th day of June 1862, at one o'clock afternoon, within the Sheriff's Office, County Buildings, Lawnmarket, Edinburgh. The Creditors will meet in the Chambers of Mr James Paris, S. S. C. 23, St Andrew Square, Edinburgh, on Monday the 30th day of June 1862, at one o'clock afternoon.

DAVID FORSYTH, Trustee.

Edinburgh, June 12, 1862.

SEQUESTRATION of PETER FRANCIS ADRIAN VANDER VYVER, sometime residing at Bowling,

VANDER VYVER, sometime residing at Bowling, thereafter in Edinburgh, thereafter at Bridge of Allan, and now at Linlithgow, trading as an Individual under the Firm of VANDER VYVER & COMPANY, Merchants, London, of which Firm he is sole Partner.

Which Ham Lyon M'PHUN, Accountant, Glasgow, has been elected Trustee, and John Hamilton, Writer, Glasgow, Commissioner on said estate. The examination of the Bankrupt will take place on Wednesday 18th instant, at 12 noon, in the Sheriff-Court house, Linlithgow; and the Creditors will meet on Wednesday 25th instant, at 11 A.M., in the Trustee's Office, 36, Renfield Street, Glasgow. field Street, Glasgow.

WM. L. M'PHUN, Trustee.

Glasgow, June 10, 1862.

SEQUESTRATION of WILLIAM CAMPBELL, Merchant in Stornoway.

IT is hereby intimated that on an application, by Petition, of Creditors claiming and entitled to be ranked on said estate, the Sheriff-Substitute of the Lews of the Creditors to be held within the Lews Hotel, Stornoway, on Monday the 23d June current, at one o'clock afternoon, for the purpose of electing a new Trustee, in room of Mr R. G. Mackenzie resigned.

WM. Ross, Writer,
Agent for the Petitioners.

Stornoway, June 9, 1862.

SEQUESTRATION of BOYD, LAWSON, & COM-PANY, Iron and Steel Merchants in Glasgow, and Individual Partners

T WALTER MACKENZIE, Chartered Accountant in Glasgow, Trustee on the sequestrated estates of Boyd, Lawson, & Company, Iron and Steel Merchants in Glasgow, as a Company, and William Boyd, John Lawson, and Andrew Thompson, Iron and Steel Merchants there, the Andrew Thompson, Iron and Steel Merchants there, the Individual Partners of the said Concern of Boyd, Lawson, & Company, as Partners thereof, and as Individuals, hereby call a meeting of the Creditors to be held in my Countinghouse here, on Wednesday the 9th day of Julynext, at 12 o'clock noon, to consider as to an application to be made by me for my discharge as Trustee foresaid.

WALTER MACKENZIE, Trustee,

66, St Vincent Street, Glasgow, June 12, 1862.

TAMES PETRIE, Bank Agent in Dufftown, Trustee on the sequestrated estate of ALEXANDER HAY, a Farmer at Stockley, in the Parish of Mortlach, and County of Banff, hereby intimates, that a meeting of the Creditors will be held in his Office here, on Tuesday the 8th day of July next, at one o'clock P.M., to consider as to an application for his discharge as Trustee fore-said.

James Petrie, Trustee.

Dufftown, June 11, 1862.

NOTICE.

NOTICE.

CHARLES FRASER MACKINTOSH, Solicitor, Inverness, Trustee on the sequestrated estate of J. & W. FERGUSON, otherwise FERGUSON & COMPANY, Tailors, Clothiers, and Hatters in Inverness, and John Ferguson, Tailor and Clothier, residing in Inverness, and William Ferguson, Hatter in Inverness, the Individual Partners of said Firm of J. & W. Ferguson, otherwise Ferguson & Company, and as Individuals, hereby call a meeting of the Creditors of the said J. & W. Ferguson and William Ferguson, as Partners foresaid, and as Individuals, tobe held within my Writing-chambers in Church Street, Inverness, on Wednesday the 9th day of in Church Street, Inverness, on Wednesday the 9th day of July next, at 11 o'clock forenoon, to consider an application by me for my discharge.

C. Fraser Mackintosh, Trustee.

EORGE WINK, Accountant in Glasgow, Trustee on the sequestrated estate of JOHN MUTER WILSON, Boot and Shoe Maker in Glasgow, hereby calls a meeting of the Creditors to be held within the Office of Wink & Wight, C.A., 175, West George Street, Glasgow, on Thursday the 10th of July next, at 12 o'clock noon, to consider as to an application to be made for the Trustee's discharge.

Glasgow, June 11, 1862

DAVID YOUNG, Accountant, Glasgow, Trustee on the sequestrated estate of DANIEL CAR-MICHAEL, Baker, Oban, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 27th May last, shewing the funds recovered at that date, has 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 27th May last, and completed lists of those Creditors entitled to be ranked on the funds of the estate, and also of those whose claims have been rejected in whole or in part; and that the Commissioners have postponed the declaration of a dividend, and dispensed with circulars to the Creditors. Farther, a meeting of the Creditors will be held in the Trustee's Chambers, 30, Hope Street, Glasgow, on Saturday the 21st day of June current, at 12 o'clock noon, for the purpose of deciding on an offer of composition by the Bankrupt.

Glasgow, June 12, 1862. DAVID YOUNG, Trustee.

ROBERT GILMER, Accountant in Glasgow, Trustee on the sequestrated estates of GEORGE DENHOLM & CO., Bleachers, Graham Street, Glasgow, as a Company, and of George Denholm and David Dunlop Duff, the Individual Partners of that Company, as such Partners, and as Individuals, hereby intimates, that at the general meeting of Creditors held on 30th ultimo, and adjourned to the following day, the Bankrupt, David Dunlop Duff made an offer of a composition of Five Shillings per pound on all debts due by the said George Denholm & Co., as a Company, at the date of their sequestration, payable by two equal instalments at four and eight months respectively from the date of his discharge, and of Five Shillings per pound on all debts due by him as a Partner of George Denholm & Company, and as an Individual, at the date of the sequestration, payable by two equal instalments at four and eight months from the date of his discharge; that the offer was made on condition that the said David Dunlop Duff got the Company assets, which the Trustee would convey to him. The said David Dunlop Duff for provide the Individual Partners of that Company, as such Partassets, which the Trustee would convey to him. The said David Dunlop Duff further offered to pay or provide for the whole expenses attending the sequestration and the remuneration to the Trustee, and he offered Archibald C. Stevenson, Portioner, Chalmers Street, Glasgow, as his security. That it having been unanimously resolved that the offer and security should be entertained for consideration, another meeting of Creditors will be held within the Office of the Trustee, 135, Buchanan Street, Glasgow, on Tuesday the 24th day of June current, at 12 o'clock noon, for the purpose of finally deciding on the said offer and the security proposed.

R. GILMER. Trustee.

R. GILMER, Trustee.

135, Buchanan Street. Glasgow, June 12, 1862.

SEQUESTRATION of Mrs MARGARET LYALL or WALKER, Relict of the deceased Martin Walker,

WALKER, Relict of the deceased Martin Walker, sometime Glass Merchant and Glazier in Glasgow, and thereafter carrying on Business as such at No. 186, Argyle Street, Glasgow, and residing at No. 278, Argyle Street, Glasgow aforesaid.

WILLIAM TOLMIE, Accountant, Glasgow, Trustee on the estates of the above designed Mrs Margaret Lyall or Walker, hereby intimates, that at an adjourned meeting of Creditors held this day, the Bankrupt made offer of a composition on the debts due by her at the date of sequestration, also to pay and provide for the expences attending the sequestration and the remuneration to the Trustee, and offered security for the same. The meeting having unanimously agreed to entertain said The meeting having unanimously agreed to entertain said offer and security for consideration, the Trustee hereby calls a meeting of the Creditors to decide finally thereon, to be held within the Chambers of Messrs Tolmie & Duncan, 42, West George Street, Glasgow, on Wednesday the 2d July next, at three o'clock P.M.

Glasgow, June 10, 1862.

WM. TOLMIE, Trustee.

NOTICE.

OBERT CURRY, Writer, Kelso, Trustee on the sequestrated estate of GEORGE MAIN, lately Writer in Kelso, and lately Keeper of the Particular Register of Sasines for the Counties of Roxburgh, Selkirk, and Peebles, at Kelso, now deceased, hereby intimates, that an account of his intromissions with the punds of the estate, with state of the funds recovery. mates, that an account of his intromissions with the funds of the estate, with state of the funds recovered and of those outstanding, both brought down to the 7th June 1862, have been made up by him, and examined and approved of by the Commissioners; that he has completed a list of the Creditors whose claims were lodged previous to the 7th of June 1862, and are entitled to be ranked on the funds of the estate when realized; and further, that the Commissioners have postponed declaring a further dividend until the next statutory period, and dispensed with sending circulars to the Creditors.—Of all which Intimation is hereby made, in terms of the Statute.

Keleo June 11 1862

Kelso, June 11, 1862.

TAMES MACKIE BRODIE, Writer in Kirriemuir,

Trustee on the sequestrated estate of DAVID
ADAMS, Saddler in Kirriemuir, hereby intimates, that
an account of his intromissions with the funds of the
estate, brought down to the 28th day of May last, and
states of the funds realized and of those outstanding as at
the same date, have been made up and examined by the
Commissioners, in terms of the Statute; that the Commissioners have postponed the declaration of a dividend till
the recurrence of another statutory period, and have dispensed with sending circulars to the Creditors.

J. M. BRODIE, Trustee

J. M. BRODIE, Trustee.

Kirriemuir, June 11, 1862.

SEQUESTRATION of NEIL MACNEIL, Farmer at Corrachy, in the Parish of Avoch, and County of Ross.

THE Trustee hereby intimates that he had no intromissions with the funds of the estate during the statutory period ending 23d ultimo, and that the Commissions with the statutory period ending 23d ultimo, and that the Commission of the statutory period ending 23d ultimo, and that the Commission of the statutory period ending 23d ultimo, and that the Commission of the statutory period ending 23d ultimo, and that the Commission of the statutory period ending 23d ultimo, and that the Commission of the statutory period ending 23d ultimo, and that the Commission of the statutory period ending 23d ultimo, and that the Commission of the commission of the statutory period ending 23d ultimo, and that the Commission of the commission sioners have postponed the declaration of a dividend until the expiry of the next statutory period.

Ussie Cottage, Maryburgh, June 6, 1862.

JAMES YULE, Trustee.

CARDEN M. HOSSAGE Solicitor.

GARDEN M. HOSSACK, Solicitor, Agent for Petitioner.

Banff, June 11, 1862.

MURDOCH MUNRO, Shoemaker in Golspie, has presented a Petition to the Sheriff of Sutherland and Caithness for the benefit of Cessio Bonorum, and for interim protection; and his Creditors are required to appear within the Sheriff-Court-room at Dornoch, on Friday the 18th day of July next, at one o'clock afternoon, when the Petitioner will appear for examination.

Rob. Ross, Agent for Petitioner.

Dornoch, June 9, 1862.

NOTICE.

THE Copartnery carried on in Glasgow under the Firm of BUCHANAN, WATSON, & COMPANY, by the Subscribers, sole Partners thereof, was DISSOLVED on the 31st day of March 1862, by the expiration of their Contract.

The debts due to the Company will be uplifted, and their obligations discharged by the Subscribers, Thomas Buchanan and James Græme Watson, who continue the Business under the same Firm.

Business under the same Firm.

THO. BUCHANAN. J. G. WATSON.

JNO. BUCHANAN, Merchant, Glasgow, Witness GEO. WADDELL, Clerk, Glasgow, Witness to the Signatures of Thos. Buchanan and J. G. Watson. Glasgow, June 5, 1862.

CHAs. SPENCE. Jas. Matr., Maker-up and Packer, Manchester,
Witness

Anderson, Merchant, Manchester, Witness

to the Signature of Chas. Spence. Manchester, June 10, 1862.

DISSOLUTION OF COPARTNERY.

THE Copartnership of WHYTE & INGLIS, carrying on Business as Brassfounders in Ayr, of which the Subscribers are sole Partners, has been DISSOLVED of mutual consent, as from and after the date hereof.

The Subscriber John Inglis is authorised to uplift and discharge all debts due to, and will pay all debts due by

WILLIAM WHYTE, Jr.
JOHN INGLIS.
ARCHIBALD GUTHRIE, Hosier, Ayr, Witness.
DAVID DUNLOP, Wine Merchant, Ayr,
Witness.
Ayr, May 28, 1862.

WE, the undersigned Copartners, who have carried on Business as Vintners in the Fleshmarket Close, Edinburgh, under the Firm of JOHN PATERSON, hereby mutually DISSOLVE the said Copartnery, and hold the same to have been Dissolved as at 25th May 1862. The Business to be carried on in future by the undersigned John Fenwick Buchanan, in his own name, in the same premises, in the Fleshmarket Close, Edinburgh, in which it has been so long conducted by Mr John Paterson.

JOHN F. BUCHANAN.

ROBERT DODDS, Writer, Leith, Witness. WILLIAM WRIGHT, Apprentice to J. D. Ferrie, S.S.C., Leith, Witness. Edinburgh, June 10, 1862.

Glasgow, June 11, 1862.

THE Copartnery Concern carried on by the Subscribers, Annie Aitken and Margaret Spence Walker, as Milliners and Dressmakers at 244, Willow Bank Place, Bath Street, Glasgow, under the Firm of AITKEN & WALKER, of which Firm they are the sole Partners, is hereby DISSOLVED.

The debts due to and by the Firm will be uplifted and discharged by the Subscriber, Margaret Spence Walker

Walker.

ANNIE AITKEN. MARGARET S. WALKER.

R. GILMER, Accountant, 135, Buchanan Street, Witness.

J. B. BURNET, Writer, Glasgow, Witness.

NOTICE. THE Copartnery carried on by the Subscribers, as Grocers and Provision Merchants, at No. 117, Cowgate, Edinburgh, under the Firmof BLAKE & BURNET, was of mutual consent DISSOLVED on the 3d day of June 1862. The Subscriber, Francis Burnet, is authorised to collect the debts due to the Firm, and is to pay all claims against it. all claims against it.

Dated at Edinburgh, this 11th day of June 1862.

WILLIAM BLAKE FRANCIS BURNET.

JAMES WATT, Joiner, 15, West Preston Street, Witness. ALEXANDER WATSON, Provision Merchant, 94, West Bow, Witness.

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

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Friday, June 13, 1862.

Price One Shilling and Ninepence.

