

The Edinburgh Gazette.

Published by Authority.

TUESDAY, NOVEMBER 25, 1862.

WHITEHALL, November 20, 1862.

THE following Addresses of Congratulation to the Queen on the attainment of his Majority by His Royal Highness the Prince of Wales, having been transmitted to the Right Honourable Sir George Grey, Baronet, Her Majesty's Principal Secretary of State for the Home Department, for Presentation, have accordingly been presented by him to Her Majesty, who has been pleased to receive the same very graciously :-

To The QUEEN's Most Excellent Majesty.

May it please your Majesty,

WE, your Majesty's loyal and dutiful Subjects, the Lord Provost, Magistrates, and Council of the City of Edinburgh, most humbly beseech your Majesty to accept our heartfelt congratulations on the occasion of His Royal Highness the Prince of

Wales having attained his majority.

Called, as His Royal Highness is, to occupy a most exalted station, and to wield an influence which will affect the future history of this great Empire, we devoutly express our gratitude to Almighty God, who has graciously guided your Majesty and your illustrious Consort to train up His Royal Highness and the other members of your royal family in virtue and piety, and to set before them an example, the moral influence of which we humbly hope and pray may be extended through many generations of your Majesty's royal house.

That, in the high sphere in which His Royal Highness is placed, he may prove himself worthy of his birthright, and be enabled to follow in the footsteps of the great and good Prince who has left him so rich a legacy of love and veneration; and that your Majesty may long be spared to watch over your illustrious family, and to see all of them inspired by the example of their Royal Parents, and cherishing principles of goodness and virtue, is our humble and earnest prayer to Him to whom, with the profoundest sentiments of loyalty and affection, we most humbly and earnestly commend your Majesty.

Signed in name and by appointment of the Lord Provost, Magistrates, and Council, and the Seal of the City affixed hereto, at Edinburgh, the 10th day of November 1862 years.

And the following on the same subject :-

The Lord Mayor, Aldermen, and Citizens of the city of York.

The Mayor, Aldermen, and Burgesses of the borough of Tewkesbury.

The Mayor, Aldermen, and Burgesses of the borough of Tiverton.

The Mayor, Aldermen, and Burgesses of the borough of Banbury.

The Mayor, Aldermen, and Burgesses of the

borough of Great Yarmouth. The Mayor, Aldermen, and Burgesses of the borough of Shrewsbury.

The Mayor, Aldermen, and Burgesses of the borough of Newport, in the county of Monmouth.

The Mayor, Burgesses, and Inhabitants of the borough of Lostwithiel.

The Mayor, Aldermen, and Burgesses of the borough of Sheffield.

The Master, Warders, Searchers, Assistants, and Commonalty of the Company of Cutlers, Shef-

WHITEHALL, November 21, 1862.

The Queen has been pleased to appoint Andrew Rutherfurd Clark, Esq., Advocate, to be Sheriff of the Shire of Haddington and Berwick, in the room of George Young, Esq., resigned.

The Queen has also been pleased to appoint William Ivory, Esq., Advocate, to be Sheriff of the Shire of Inverness, in the room of Andrew Rutherfurd Clark, Esq., resigned.

The Queen has also been pleased to appoint Alexander Burns Shand, Esq., Advocate, to be Sheriff of the Shire of Kincardine, in the room of John Montgomerie Bell, Esq., deceased.

FOREIGN OFFICE, October 30, 1862.

The Queen has been graciously pleased to appoint James Finn, Esq., now Her Majesty's Consul at Jerusalem, to be Her Majesty's Consul at the Dardanelles.

FOREIGN OFFICE, October 31, 1862.

The Queen has been graciously pleased to appoint Noel Temple Moore, Esca new() Her Majesty's Vice-Consul at Beyrout to the Her CHAS. LAWSON, Lord Provost. | M. jesty's Consul at Jerusalem.

DOWNING STREET, November 15, 1862.

The Queen has been pleased to appoint Henry Astbury Leveson, Esquire, to be Colonial Secretary for Her Majesty's Settlement of Lagos, and Charles Piers, Esquire, to be Superintendent of Convicts for the Colony of the Cape of Good Hope.

(1368.)

Board of Trade, Whitehall, November 20, 1862.

The Right Honourable the Lords of the Committee of Privy Council for Trade have received, from the Secretary of State for Foreign Affairs, a copy of a Despatch from Her Majesty's Consul at Dunkirk, stating that the Tribunal of Commerce at that port has passed the following Resolution with regard to the discharge of vessels in the Harbour:

regard to the discharge of vessels in the Harbour:

"That, according to the customs of the port the
15 days, called running days, shall be wholly at the
disposal of the consignee, to commence on the
day following that on which the vessel has been
berthed alongside the quay."

(1360.)

Board of Trade, Whitehall, November 20, 1862.

The Right Honourable the Lords of the Committee of Privy Council for Trade have received, from the Secretary of State for Foreign Affairs, a copy of a Despatch from Her Majesty's Consul at Lisbon, enclosing a copy of a notice issued by the Portuguese Board of Health, declaring the Port of Tenerifie to be considered infected with yellow fever, and that all the other ports of the Canary Islands are suspected of the same disease, since the 9th October last.

WAR-OFFICE, PALL-MALL, November 21, 1862.

50th Regiment of Foot.

Major-General Marcus John Slade to be Colonel, vice Major-General J. Morton Eden, deceased. Dated 12th November 1862.

76th Regiment of Foot.

Major-General Joseph Clarke to be Colonel, vice General Jervois, deceased. Dated 6th November 1862.

102d Regiment of Foot.

Major-General Sir Robert John Hussey Vivian, K.C.B., from Madras Army, to be Colonel. Dated 30th September 1862.

105th Regiment of Foot.

Lieutenant-General Archibald Brown Dyce, from Madras Army, to be Colonel. Dated 30th September 1862.

108th Regiment of Foot.

Major General Sir George Cornish Whitlock, K.C.B., from Madres Army, to be Colonel. Dated 30th September 1862.

WAR-OFFICE, PALL-MALL, November 21, 1862.

- 4th Regiment of Dragoon Guards—Cornet Thomas Bradney Shaw-Hellier to be Adjutant, vice Lieutenant Edward Harran, removed from that appointment. Dated 21st November 1862.
- 1st Dragoons—Lieutenant William Lawrence Twentyman to be Instructor of Musketry, vice Lieutenant Glyn, who resigns that appointment. Dated 17th October 1862.

- 4th Hussars—Lieutenant John Barrett L. Nevinson, from the 60th Foot, to be Lieutenant, vice Charles Matthew Calderon, who exchanges. Dated 21st November 1862.
- 19th Hussars—Lieutenant Abel Henry Chapman to be Adjutant. Dated 25th August 1862.
- 20th Hussars—Lieutenant John Cutts Lockwood to be Adjutant. Dated 25th August 1862.
- Royal Artillery—Second Captain and Brevet Lieutenant-Colonel Wm. Geo. Le Mesurier, C.B., to be Captain, vice Brevet-Major Edward Taddy, deceased. Dated 19th October 1862.
- Lieutenant Arthur Stewart Hunter to be Second Captain, vice Le Mesurier. Dated 19th October 1862.
- Military Train—Captain John Vincent, from the 76th Foot, to be Captain, vice William Banks, who exchanges. Dated 21st November 1862.
- Lieutenant Edward Rodney Cecil Pechell, from the Royal Canadian Rifle Regiment, to be Lieutenant, vice Weutworth Dawes, who exchanges. Dated 21st November 1862.
- Scots Fusilier Guards—Lieutenant-Colonel and Brevet-Colonel Wm. Bernard Ainslie, C.B., from half-pay, Unattached, to be Captain and Lieutenant-Colonel, by purchase, vice The Honourable Richard Charteris, who retires upon half-pay. Dated 21st November 1862.
- Lieutenant and Captain the Honourable Charles Rowley Hay to be Captain and Lieutenant-Colonel, by purchase, vice Brevet-Colonel Ainslie, who retires. Dated 21st November 1862.
- Ensign and Lieutenant Archibald Alexander Speirs to be Lieutenant and Captain, by purchase, vice Hay. Dated 21st November 1862.
- Cornet George John, Lord Rosehill, from the 1st Dragoons, to be Ensign and Lieutenant, by purchase, vice Speirs. Dated 21st November 1862
- 1st Regiment of Foot—Lieutenant John James Heywood to be Captain, by purchase, vice Henry B. Harrison Rocke, who retires. Dated 21st November 1862.
- Ensign Artemas Thomas Aglen to be Lieutenant, by purchase, vice Heywood. Dated 21st November 1862.
- Walter Treslove Ellis, gent. to be Ensign, by purchase, vice Aglen. Dated 21st November 1862.
- Lieutenant George Deane to be Adjutant, vice Heywood, promoted. Dated 21st November 1862.
- 2d Foot—Lieutenant Henry Waring to be Adjutant, vice Lieutenant John Fenton Boughey, who resigns that appointment. Dated 21st November 1862.
- The Commission of Paymaster Robert Hamilton Simpson has been ante-dated to 12th September 1857.
- 4th Foot—Lieutenant Martin Samuel Sharpe to be Captain, by purchase, vice Henry Bugden Maule, who retires. Dated 7th November 1862.
- Ensign John William Goddard Telfer to be Lieutenant, by purchase, vice Sharpe. Dated 7th November 1862.
- Augustus Grimbie, gent. to be Ensign, by purchase, vice Telfer. Dated 7th November
- 5th Foot—Lieutenant Frederick Maycock to be Captain, by purchase, vice Adair, promoted, by purchase, to an Unattached Majority. Dated 21st November 1862.

- by purchase, vice Maycock. Dated 21st November 1862.
- William Newman, gent. to be Ensign, by purchase, vice Beasley. Dated 21st November
- 9th Foot-Captain John O'Flanagan, from the 31st Foot, to be Captain, vice Henry Masterman Thompson, who exchanges. Dated 21st November 1862.
- 11th Foot-Captain Robert Maule, from the 82d Foot, to be Captain, vice Christopher Rowland Richardson, who exchanges. Dated 21st November 1862.
- 12th Foot-James Smith Gibb, gent. to be Ensign, by purchase, vice William Mansell, who retires. Dated 21st November 1862.
- The second christian name of Paymaster Kingsmill is Parr, not Par, as stated in the Gazette of the 2d September 1862.
- 13th Foot-Lieutenant William Williams to be Captain, without purchase, vice Gerald Fitz-Gerald King, deceased. Dated 24th September 1862.
- Ensign Andrew Charles Cunningham to be Lieutenant, without purchase, vice Williams. Dated 24th September 1862.
- Cornet Dodgson Hamilton Thompson, from the 3d Hussars, to be Ensign, vice Cunningham. Dated 21st November 1862.
- 15th Foot-Frederick Henry Greenall, gent. to be Ensign, by purchase, vice Robert Reeves, who retires. Dated 21st November 1862.
- 17th Foot-Staff Surgeon Edward B. Tuson to be Surgeon, vice J. E. Clutterbuck, M.D., who exchanges. Dated 21st November 1862.
- 21st Foot-Thomas Bayley Graves, gent. to be Ensign, without purchase, vice John Jacob Warner, deceased. Dated 21st November Warner, deceased.
- 22d Foot-Lieutenant Ernest Adolphus Carey to be Instructor of Musketry, vice Lieutenant Leigh, posted as Lieutenant Instructor to the School of Musketry at Hythe. Dated 23d September 1862.
- Serjeant-Major Richard Connor to be Quartermaster, vice George Wohlmann, dismissed the service by the sentence of a General Court-Martial. Dated 21st November 1862.
- 29th Foot-Lieutenant Kenrick Verulam Bacon to be Captain, by purchase, vice Thomas Pattison Wood, who retires. Dated 21st November
- Ensign Thomas Camden Lambert to be Lieutenant, by purchase, vice Bacon. Dated 21st November
- James William Boyfield, gent. to be Ensign, by purchase, vice Lambert. Dated 21st November 1862.
- 31st Foot-Captain Henry Masterman Thompson, from the 9th Foot, to be Captain, vice John O'Flanagan, who exchanges. Dated 21st November 1862.
- 39th Foot-Captain Thomas Bruce Hutton, from the 61st Foot, to be Captain, vice William Henry Wilson Hawtayne, who exchanges. Dated 21st November 1862:
- Ensign Frederick William Clarkson to be Lieutenant, by purchase, vice Henry Bolton Newport, who retires. Dated 21st November 1862.
- Charles Sumner Pinwill, gent. to be Ensign, by purchase, vice Clarkson. Dated 21st November 1862.

- Ensign George Todderick Beasley to be Lieutenant, | 40th Foot-Captain Frederick Samuel Blyth to be Major, by purchase, vice Hans Thomas Fell White, who retires. Dated 21st November 1862.
 - Lieutenant William Gibson to be Captain, by purchase, vice Blyth. Dated 21st November
 - Ensign Henry Barton to be Lieutenant, by purchase, vice Gibson. Dated 21st November
 - Raphael Daniel Chichester Gomez, gent. to be Ensign, by purchase, vice Burton. Dated 21st November 1862.
 - 47th Foot-Lieutenant John Stanley to be Captain, by purchase, vice Richard George Ellison, promoted, by purchase, to an Unattached Dated 21st November 1862. Majority.
 - Ensign Charles Atty to be Lieutenant, by pur-chase, vice Stanley. Dated 21st November 1862.
 - Gerald Garth Colleton Gambier, gent. to be Ensign, by purchase, vice Atty. Dated 21st November 1862.
 - 52d Foot-Lieutenant Henry Synge, from the 73d Foot, to be Lieutenant, vice Henry Crawley Norris, who exchanges. Dated 21st November
 - 59th Foot-Liebert Edward Goodall, gent. to be Ensign, by purchase, vice Gower, removed to the 80th Foot. Dated 21st November 1862.
 - 60th Foot-Lieutenant Charles Matthew Calderon, from the 4th Hussars, to be Lieutenant, vice John Barrett L. Nevinson, who exchanges. Dated 21st November 1862.
 - 61st Foot-Captain William Henry Wilson Hawtayne, from the 39th Foot, to be Captain, vice Thomas Bruce Hutton, who exchanges. Lated 21st November 1862.
 - Charles Wyndham Murray, gent. to be Ensign, by purchase, vice Madden, who retires. Dated 21st November 1862.
 - 62d Foot-Ensign John Loftus Bland to be Lieutenant, by purchase, vice Conrad Sawyer, who retires. Dated 21st November 1862.
 - Robert Rogers, gent. to be Ensign, by purchase, vice Bland. Dated 21st November 1862.
 - 65th Foot—William Wooldridge Dunlop, gent. to be Ensign, without purchase, vice Thomas Henry Fernley, deceased. Dated 21st November 1862.
 - 66th Foot-Serjeant-Major Thomas Kelly to be Ensign, by purchase, vice John Tulloch Nash, who retires. Dated 21st November 1862.
 - 67th Foot-Captain and Brevet-Major Dugald Stewart Miller to be Major, by purchase, vice Brevet-Lieutenant Colonel Charles Barnard Hague, who retires. Dated 21st November 1862.
 - Lieutenant Charles Morgan to be Captain, by pur-Dated 21st November chase, vice Miller. 1862.
 - Ensign William Southby Middleton to be Lieutenant, by purchase, vice Morgan. Dated 21st November 1862.
 - Russell Upcher, gent. to be Ensign, by purchase, vice Middleton. Dated 21st November 1862.
 - 73d Foot-Lieutenant Henry Crawley Norris, from the 52d Foot, to be Lieutenant, vice Henry Synge, who exchanges. Dated 21st November 1862.
 - 75th Foot-The names of the Second Major are Richard Roundell Roundell, and not Richard Roundell Currer, as stated in the Gazette of the 27th May 1862.

- 76th Foot-Captain William Banks, from the | Captain David Reid, from the 23d Foot, to be Military Train, to be Captain, vice John Vincent, who exchanges. Dated 21st November
- 77th Foot-Staff Assistant-Surgeon George Farr White to be Assistant-Surgeon, vice Humfrey, appointed to the Staff. Dated 21st November
- 80th Foot-Ensign Paul Swinburne to be Lieutenant, by purchase, vice Alexander Ewing, who retires. Dated 21st November 1862.
- Ensign B. H. S. Gower, from the 59th Foot, to be Ensign, vice Swinburne. Dated 21st November
- 82d Foot-Captain Christopher Rowland Richardson, from the 11th Foot, to be Captain, vice Robert Maule, who exchanges. November 1862. Dated 21st
- Lieutenant Henry Mount Parkerson, from the 4th West India Regiment, to be Lieutenant, vice Nicholas Mourant Brock, who exchanges. Dated 21st November 1862.
- 84th Foot—Captain Frederick Hardy to be Major, by purchase, vice Brevet-Lieutenant-Colonel Farrer, promoted by purchase to an Unattached Lieutenant-Colonelcy. Dated 21st November
- Lieutenant Egbert Charles S. Hely to be Captain, by purchase, vice Hardy. Dated 21st November 1862.
- Ensign William Kemmis to be Lieutenant, by purchase, vice Hely. Dated 21st November 1862.
- Walter Cookson, gent. to be Ensign, by purchase, vice Kemmis. Dated 21st November 1862.
- 92d Foot-Ensign George Kellie McCallum to be Lieutenant, by purchase, vice George Foyle Fawcett, who retires. Dated 21st November 1862.
- John Campbell, gent. to be Ensign, by purchase, vice McCallum. Dated 21st November 1862.
- 101st Foot-Lieutenant Henry Howard Chapman to be Adjutant. Dated 23d August 1862.
- 1st West India Regiment-Regimental-Serjeant-Major Robert Frederick Ballantine to be Ensign, without purchase, vice Knight, deceased. Dated 21st November 1862.
- The appointment of James Fitz Eustace Forster, gent. late Lieutenant Louth Rifles Militia, to an Ensigncy, by purchase, on the 2d September 1862, has been cancelled.
- 3d West India Regiment-The appointment of John Sheil, gent. to an Ensigncy, by purchase, on the 5th September 1862, has been cancelled.
- 4th West India Regiment-Lieutenant Nicholas Mourant Brock, from the 82d Foot, to be Lieutenant, vice Henry Mount Parkerson, who exchanges. Dated 21st November 1862.
- Royal Canadian Rifle Regiment-Lieutenant Wentworth Dawes, from the Military Train, to be Lieutenant, vice Edward Rodney Cecil Pechell, who exchanges. Dated 21st November 1862.

DEPOT BATTALIONS.

Lieutenant-Colonel the Honourable John Jocelyn Bourke, from half-pay Unattached, to be Lieutenant-Colonel, vice Brevet-Colonel Henry Phipps Raymond, who retires upon half-pay. Dated 21st November 1862.

- Adjutant, vice Captain the Honourable B. M. Ward, promoted without purchase to an Unattached Majority. Dated 21st November 1862.
- Captain and Brevet-Major Edward Lister Green, from 6th Foot, to be Adjutant, vice Captain T. L. Bell, promoted without purchase to an Unattached Majority. Dated 21st November 1862.

UNATTACHED.

- Major Charles Edward Watson, from 7th Foot, to be Lieutenant-Colonel, by purchase. Dated 21st November 1862.
- Captain and Adjutant The Honourable Bernard Mathew Ward, from a Depôt Battalion, to be Major, without purchase. Dated 1st October 1862.
- Captain and Adjutant Thomas Lynden Bell, from a Depôt Battalion, to be Major, without purchase. Dated 1st October 1862.
- Captain Richard George Ellison, from 47th Foot, to be Major, by purchase. Dated 21st November 1862.

COMMISSARIAT DEPARTMENT.

- Assistant Commissary-General Fitzjames Edward Watt to be Deputy Commissary-General, vice William Le Mesurier, deceased. Dated 20th October 1862.
- Deputy Assistant Commissary-General Henry John Brownrigg to be Assistant Commissary-General, vice Williams, deceased. Dated 8th October 1862.
- Deputy Assistant Commissary-General John Murray to be Assistant Commissary-General, vice Watt. Dated 20th October 1862.
- Deputy Assistant Commissary-General Ezekiel Mills to be Assistant Commissary-General, vice Robert Baker, placed upon half-pay. Dated 22d October 1862.

MEDICAL DEPARTMENT.

- Surgeon James Edmund Clutterbuck, M.D., from 17th Foot, to be Staff Surgeon, vice Tuson, who exchanges. Dated 21st November 1862.
- Assistant-Surgeon Alexander Humfrey, from 77th Foot, to be Staff Assistant-Surgeon, vice White, appointed to the 77th Foot. Dated 21st November 1862.
- To be Staff Assistant-Surgeons, the antedate not to carry back pay prior to 1st August 1862 :-
- Emil Becher, M.D. Dated 13th February 1855. John Ross Murray, M.D. Dated 31st March 1862.
- Thomas Parker Smith, M.B. Dated 31st March
- John Dustan, gent. Dated 31st March 1862. John Elliott, gent. Dated 31st March 1862.
- Acheson George Bartley, M.D. Dated 31st March 1862.
- Henry Frank Hensman, gent. Dated 31st March 1862.
- William James Tyrrell, gent. Dated 31st March 1862.
- John Barlow Hannah, M.D. Dated 31st March 1862.
- William Pile, M.B. Dated 31st March 1862. Thomas Cecil Morgan, gent. Dated 31st March
- Richard Patrick Ferguson, gent. Dated 31st March 1862.
- Thomas Dodd Milburn, gent. Dated 31st March 1862.

Alexander Ferrier Churchill, M.D. Dated 31st March 1862.

John Stannard McAdam, gent. Dated 31st March

Edward Nicholson, gent. Dated 31st March 1862. Richard Jones Owen, M.D. Dated 31st March 1862.

PURVEYOR'S DEPARTMENT.

Purveyor's Clerk James Johnston to be Deputy Purveyor to the Forces. Dated 21st November

CHAPLAIN'S DEPARTMENT.

The Reverend John Yarker Barton to be Chaplain of the Fourth Class. Dated 1st March 1862.

BREVET.

Major and Brevet-Lieutenant-Colonel George Harry Smith Willis, Unattached, Assistant-Adjutant-General at Malta, having completed the qualifying service in the rank of Lieutenant-Colonel to entitle him to the rank of Colonel, under the 8th and 10th clauses of the Royal Warrant of 14th October 1858, to be Colonel. Dated 13th July 1862.

The under-mentioned promotions to take place consequent on the death of Lieutenant-General Sir William George Moore, K.C.B., Colonel-Commandant 60th Foot, on 23d October 1862:-

Major-General Sir Richard Airey, K.C.B., Quartermaster-General to the Forces, Colonel 17th Foot, to be Lieutenant-General. Dated 24th October 1862.

Lieutenant-Colonel and Brevet-Colonel, with honorary rank of Major-General, Horatio Shirley, C.B. half-pay 88th Foot, to be Major-General. Dated 24th October 1862.

Captain and Brevet-Lieutenant-Colonel John Blaquiere Mann, Unattached, Town Major, Western District, to be Colonel. Dated 24th October

Major Paget Bayly, Unattached, to be Lieutenant-Colonel. Dated 24th October 1862.

Captain Henry Arthur Vernon, Royal Artillery, to be Major. Dated 24th October 1862.

The undermentioned Paymasters to have the honorary rank of Captain, under the Royal Warrant of 27th January 1860 :-

Robert Hamilton Simpson, 2d Foot. Dated 12th September 1862.

George Fead Lamert, 30th Foot. Dated 6th October 1862.

MEMORANDA.

Major Duncan Campbell, half-pay Unattached, has repaid the difference he received on exchanging to half-pay from 90th Foot, on 30th November 1855. Dated 21st November 1862.

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 15th February 1861 :--

Lieutenant-Colonel and Brevet-Colonel Sir Anthony Coningham Sterling, K.C.B., Unattached. Dated 21st November 1862.

Major and Brevet Lieutenant-Colonel Graham Le Fevre Dickson, Unattached. Dated 21st November 1862,

INDIA-OFFICE, November 21, 1862.

HER Majesty has been pleased to approve of the undermentioned promotions and alterations of rank amongst the Officers of Her Majesty's Indian Military Forces :-

Promotions. BREVET.

Lieutenant-Colonel William John Baptist Knyvett, Bengal Infantry, to be Colonel, Major William Lydiard, Bengal Infantry, to be Lieutenant-Colonel, Captain Clare Sewell Salmon, Bengal Infantry, to be Major; in succession to Lieutenant-General S. Shaw, Bengal Artillery, deceased. Dated 29th April 1861.

Lieutenant-Colonel William Henry Budd, Madras Infantry, to be Colonel, Major George Burd Reddie, Bengal Infantry, to be Lieutenant-Colonel, Captain Molyneux Capel Spottiswoode, Madras Infantry, to be Major; in succession to Major-General M. Johnson, Madras Infantry, deceased. Dated 11th July 1861.

Lieutenant-Colonel Arthur Hall, Bengal Cavalry, to be Colonel, Major James Knox Spence, Bengal Staff Corps, to be Lieutenant-Colonel, Captain Montague Cholmeley, Nadras Infantry, to be Major; in succession to Major-General J. Laurie, Madras Infantry, deceased. Dated 21st July 1861.

Lieutenant-Colonel James Whistler, C.B., Madras Cavalry, to be Colonel, Major Frederick Westbrook, Bombay Infantry, to be Lieutenant-Colonel, Captain William Vine, Madras Cavalry, to be Major; in succession to Lieutenant-General J. Harris, Bengal Infantry, deceased. Dated 23d July 1861.

Lientenant-Colonel John Holmes, C.B., Bombay Infantry, to be Colonel, Major Theodore Francis Broughton Beatson, Bengal Cavalry, to be Lieutenant-Colonel, Captain Francis Young, Madras Staff Corps, to be Major; in succession to Major-General G. Hutton, Madras Infantry, deceased. Dated 29th August 1861.

Lieutenant-Colonel George Cator Stockley, Bombay Infantry, to be Colonel, Major John Barrett, Bengal Infantry, to be Lieutenant-Colonel, Captain Alfred Keating, Madras Infantry, to be Major; in succession to General S. H. Todd, Bengal Infantry, deceased. Dated 2d September 186Ĩ.

Lieutenant-Colonel Hamilton Vetch, Bengal Infantry, to be Colonel, Major Rodney James Kempt, Madras Infantry, to be Lieutenaut-Colonel, Captain William Henry Baynes, Madras Infantry, to be Major; in succession to Major-General D. Cunninghame, Bombay Cavalry, deceased. Dated 5th September 1861.

Lieutenant Colonel Arthur Sanders, Bengal Infantry, to be Colonel, Major Augustus Russell, Madras Infantry, to be Lieutenant-Colonel, Captain Henry Richard Connell Moyle, Bombay Infantry, to be Major; in succession to General G. R. Kemp, Bombay Infantry, deceased. Dated 17th September 1861.

Lieutenant-Colonel Cuthbert Davidson, C.B., Bengal Infantry, to be Colonel, Major George Thomas Haly, Madras Infantry, to be Lieutenant-Colonel, Captain Samuel John Becher, Bengal Infantry, to be Major; in succession to Major. General Æ. Shirreff, Madras Artillery, deceased. Dated

Lieutenaut Colonel George William Bishop, Bengal Infantry, to be Colonel, Major David Gaussen, Bengal Infantry, to be Lieutenant Co onel, Captain William John Cooke, Madias Infantry,

25th September 1861.

to be Major; in succession to General Sir W. Richards, K.C.B, Bengal Infantry, deceased. Dated 2d November 1861.

Lieutenant-Colonel Henry Swan Waters, Mudras Cavalry, to be Colonel, Major Richard Stewart Dobbs, Madras Staff Corps, to be Lieutenant-Colonel, Captain John D'Oyley Baring, Bengal Infantry, to be Major; in succession to Major-General J. Hoggan, C.B., Bengal Infantry, deceased. Dated 14th November 1861.

Lieutenant-Colonel George Ramsay, Bengal Staff Corps, to be Colonel, Major Robert Wallace, Bombay Staff Corps, to be Lieutenant-Colonel, Captain Robert Jones, Madras Infantry, to be Major; in succession to Major-General Sir R. J. H. Birch, K.C.B., Bengal Infantry, retired. Dated 1st January 1862.

Lieutenant-Colonel Henry Pritchard, Madras Infantry, to be Colonel, Major Robert James Shaw, Bombay Staff Corps, to be Lieutenant-Colonel, Captain William Frederick Newton Wallace, Bengal Infantry, to be Major; in succession to Major-General C. Clemons, Madras Infantry, retired. Dated 1st January 1862.

Lieutenant-Colonel Keith Young, C.B., Bengal Staff Corps, to be Colonel, Major William George Washen.

Staff Corps, to be Colonel, Major William George Woods, Madras Staff Corps, to be Lieutenant-Colonel, Captain George Gaynor, Bengal Infantry, to be Major; in succession to Major-General J. K. M'Causland, C.B., Bengal Infantry, retired.

Dated 1st January 1862.
Lieutenant-Colonel Henry William Matthews, Bengal Infantry, to be Colonel, Major George Jackson, Bengal Staff Corps, to be Lieutenant-Colonel, Captain George Uvedale Price, Bombay Infantry, to be Major; in succession to Major-General W. Cotton, Madras Infantry, retired. Dated 1st January 1862.

Lieutenant-Colonel Edward Kaye, Royal Artillery (Bengal), to be Colonel, Major Philip Arthur Pleydell Bouverie, Bengal Staff Corps, to be Lieutenant-Colonel, Captain William Forbes, Bengal Infantry, to be Major; in succession to General Sir R. Houston, K.C.B., Bengal Cavalry, deceased. Dated 6th April 1862.

Lieutenant-Colonel Crawford Trotter Chamberlain, Bengal Staff Corps, to be Colonel, Major Alexander Bagot, Bengal Infantry, to be Lieutenant-Colonel, Captain George Gibson Anderson, Bengal Infantry, to be Major; in succession to Lieutenant-General J. Tulloch, C.B., Bengal Infantry, deceased. Dated 14th April 1862.

Lieutenant-Colonel John Drummin Stewart, Bombay Infantry, to be Colonel, Major William Taylor Money, Madras Infantry, to be Lieutenant-Colonel, Captain Frederick Charles Barber, Madras Infantry, to be Major; in succession to Major-General R. Home, Bengal Infantry, deceased. Dated 20th April 1862.

N.B.—The promotions of such of the above Officers as have been published in previous Gazettes are hereby cancelled.

BENGAL ARMY.

General List of Infantry Officers.

Ensign Arthur George Hammond to be Lieutenant, vice Bowles, General List, resigned. Dated 13th August 1862.

ALTERATION OF RANK.

General List of Infantry Officers.

Lieutenant Henry Marcy Clarkson to take rank from 3d August 1862. Medical Officers.

PROMOTION.

Assistant-Surgeon Robert Kemp Buckell to be Surgeon, vice Batson, retired. Dated 27th August 1862.

BOMBAY.

Medical Officers.

Assistant-Surgeon John Frederick Steinhauser to be Surgeon, vice Scott, retired. Dated 4th June 1862.

Assistant-Surgeon Frederick William Harris to be Surgeon, vice Collier, retired. Dated 12th June 1862.

Assistant-Surgeon James Macadam Hyslop, M.D., to be Surgeon, vice Deas, deceased. Dated 18th September 1862.

Surgeon Mark Style to be Surgeon-Major. Dated 10th August 1862.

Surgeon John Peet, M.D., to be Surgeon-Major. Dated 8th June 1862.

MEMORANDUM.

The name of the Officer of the Royal (Bombay) Engineers, promoted in the Gazette of 8th August last, is Haig, and not Hay, as therein stated.

ADMIRALTY, November 14, 1862.

Royal Marine Light Infantry.

First Lieutenant and Adjutant Charles Bullen Hugh Mitchell to be Captain, vice Mansell, deceased.

First Lieutenant Alexander Bassett Stephen Shairp to be Adjutant.

Second Lieutenant Henry Ainslie Alfred Turner to be First Lieutenant, vice Mitchell, promoted.

MEMORANDUM.

Her Majesty has been graciously pleased to approve of the following appointment:—

Captain the Honourable William Edwardes to be Vice-Lieutenant of the county of Pembroke, during the absence from England of the Lord Lieutenant, the Right Honourable William, Lord Kensington. Dated 19th November 1862.

MEMORANDUM.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by Captain George Cuming as Adjutant of the Oxfordshire Militia, and to permit him to hold the honorary rank of Major on retirement.

Commission signed by the Queen.

Oxfordshire Regiment of Militia.

Captain John Francis Sparke, late 84th Regiment, to be Adjutant, from the 1st October 1862, vice Cuming, retired.

Commission signed by the Queen.

1st Administrative Battalion of Nottinghamshire Rifle Volunteers.

William Henry Urquhart, late Captain 17th Foot, to be Adjutant, from the 16th October 1862.

County of Surrey.

3d Administrative Battalion of Surrey Rifle Volunteers.

Andrew Sisson, Esq. to be Surgeon. Dated 14th November 1862.

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

2d Cambridgeshire Mounted Rifle Volunteer Corps.

Sidney Stanley, Esq. to be Ensign, vice Towgood, promoted. Dated 8th November 1862.

3d Cambridgeshire Rifle Volunteer Corps.

Henry Earle Bulwer, Esq. to be Captain, vice Oakeley, resigned. Dated 15th November 1862. William Panckridge, Esq. to be Lieutenant, vice Lee, resigned. Dated 15th November 1862.

William Marsden, Esq. to be Ensign, vice Davies, resigned. Dated 15th November 1862.

Lieutenant Thomas Calthorpe Webster to be Captain, vice Straton, resigned. Dated 16th Novem-

James John Peterkin, Esq. to be Ensign, vice Greatheed, resigned. Dated 17th November

Edward William Chapman, Esq. to be Ensign, vice Mayo, resigned. Dated 18th November 1862.

MEMORANDUM.

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

Captains Henry Evelyn Oakeley and Norman D. John Straton, Lieutenant Lawford Yate Lee, Ensigns John Bayley Davies, Theodore Mayo, and Stephenson Greatheed.

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

1st Middlesex Light Horse Volunteer Corps. William How to be Cornet. Dated 13th November 1862.

16th Middlesex Rifle Volunteer Corps. Henry Bullock to be Ensign. Dated 8th November 1862.

19th Middlesex Rifle Volunteer Corps. Leonard Sutton to be Lieutenant. Dated 13th November 1862.

MEMORANDA.

2d Middlesex Artillery Volunteer Corps.

The Queen has been graciously pleased to accept the resignation of the Commission held in this Corps by Assistant-Surgeon Evan Llewellyn. Letter of acceptance 15th November 1862.

37th Middlesex Rifle Volunteer Corps.

The Queen has been graciously pleased to accept the resignation of the Commission held in this Corps by Ensign Charles Henry Crowe. Letter of acceptance 7th November 1862.

46th Middlesex Rifle Volunteer Corps.

The Queen has been graciously pleased to accept the resignation of the Commissions held in this Corps by Captains Henry Bohn and James Josiah Hardy. Letters of acceptance 7th and 8th November 1862.

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

> Oxford University Rifle Volunteer Corps. Edward Russell Bernard, Esq. to be Ensign, vice Rogers, retired. Dated 14th November 1862.

MEMORANDUM.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by Supernumerary Lieutenant Robert Westley Hall-Dare in the Oxford University Rifle Volunteer Corps.

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

13th Duke of Cornwall's Rifle Volunteer Corps.

Lieutenant Richard James Edward Symons to be Captain, vice Potter, resigned. Dated 15th November 1862.

MEMORANDUM.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by Captain William Robert Crawford Potter in the above Corps.

Commission signed by the Lord Lieutenant of the County Palatine of Lancaster.

6th Regiment of Royal Lancashire Militia.

John Robert Buchanan, Esq. to be Captain, vice Henry Mawdsley, resigned. Dated 13th November 1862.

MEMORANDUM.

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

Captain James Currie in the 11th Lancashire Artillery Volunteer Corps; First Lieutenaut Francis Michael Trappes in the 19th Lancashire Artillery Volunteer Corps; and Lieutenant Henry Alexander Hurst in the 1st Manchester or 6th Lancashire Rifle Volunteer Corps.

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

3d Battalion Kent Rifle Volunteers. William Hoar, gent. to be Surgeon, vice Fry, resigned. Dated 13th November 1862.

1st Kent Rifle Volunteer Corps.

George Sankey, gent. to be Assistant-Surgeon, vice Hoar, resigned. Dated 13th November 1862.

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

3d Company of Cheshire Rifle Volunteers.

William Henry M'Intyre, gent. to be Lieutenant, vice Horbury, resigned. Dated 15th September 1862.

MEMORANDUM.

1st Cheshire Engineer Volunteers.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by First Lieutenant James Fisher in the 2d Company of the above Corps. Dated 15th October 1862.

MEMORANDA.

2d Mid-Lothian Artillery Volunteer Corps.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by Captain William E. Cotton Fell in this Corps.

4th Mid-Lothian Rifle Volunteer Corps.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by Ensign Thomas Bonnar Scott in this Corps.

Her Majesty has been graciously pleased to accept the resignation of the Commissions held by Eusigns H. W. Thain and Thomas H. Jackson in the 1st Forfarshire Rifle Volunteer Corps.

CROWN-OFFICE, November 21, 1862.

Days and Places appointed for holding Special Commissions of Oyer and Terminer and Gaol Delivery for the undermentioned places:—

Berkshire—Monday, December 1, at Reading.
Buckinghamshire—Thursday, December 18, at
Aylesbury.

Chester—Thursday, December 11, at Chester.

Devonshire—Saturday, December 13, at the Castle

City of Exeter—Same day, at the Guildhall of the said City.

Durham—Thursday, December 4, at Durham.
 Glamorganshire—Tuesday, December 23, at Cardiff.
 Gloucestershire—Monday, December 15, at Gloucester.

City of Gloucester—Same day, at the City of Gloucester.

Hertfordshire—Monday, December 22, at Hertford-Kent—Saturday, November 29, at Maidstone. Lincolnshire—Monday, December 8, at Lincoln. City of Lincoln—Same day, at the City of Lincoln. Northumberland—Saturday, November 29, at the Castle of Newcastle-upon-Tyne. Town of Newcastle-upon-Tyne—Same day, at the Guildhall of the same town.

Nottinghamshire—Friday, December 5, at Nottingham.

Town of Nottingham—Same day, at the Town of Nottingham.

Salop-Saturday, December 6, at Shrewsbury.

Somersetshire—Thursday, December 18, at Taunton.

Southampton—Saturday, December 6, at the Castle of Winchester.

Staffordshire—Saturday, November 29, at Stafford. Warwickshire—Monday, December 1, at Warwick.

Worcestershire — Wednesday, December 10, at Worcester.

City of Worcester—Same day, at the City of Worcester.

Yorkshire—Wednesday, December 10, at the Castle of York.

City of York—Same day, at the Guildhall of the said City.

GENERAL AVERAGE PRICE OF BRITISH CORN per Quarter,

Received in the Week ended November 15, 1862.

W	heat.	Ba	ırley.	C	ats.	l 1	₹ye.	B	eans.	P	eas.
S.	D.	s.	Ď.	s.	D.	S.	D.	S.	D.	s.	D.
49	heat. D. 4.617	36	4.560	1 21	5.800	32	8.654	39	1.076	41	9.319
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Wheat, Barley. Oats. Rye. Beans. Peas. S. D. S.

Published by Authority of Parliament,

HENRY FENTON JADIS, Comptroller of Corn Returns,

Corn Department, Board of Trade.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday the 19th day of November 1862.

ISSUE DEPARTMENT.

Notes issued	·	Government Debt, Other Securities, Gold Coin and Bullion, Silver Bullion,	£ 11,015,100 3,634,900 14,258,040
£28,	908,040		£28,908,040

Dated the 20th day of November 1862.

W. MILLER, Deputy Cashier.

BANKING DI	PPADTMENT.
£ Proprietors' Capital	Government Securities (including 11,113,992 Other Securities 19,161,851 Notes 8,595,710 Gold and Silver Coin 906,531
£39,778 084	£39,778,084

Dated the 20th day of November 1862. W. MILLER, Deputy Cashier.

AN ACCOUNT of the Importations and Exportations of Bullion and Specie, registered in the Week ended 19th November 1862.

			Imported	into the U	nited Ki	ngdom.		
Countries from which	Gold.				Silver.			
Imported.	Coin.		Bullion.	Total.	Coin	. Bu	llion.	Total.
Hanse Towns	Ounces 12,173 762		Ounces 69,478 11,455 7,791 2,003	Ounces 69,478 23,628 8,553 2,003	Ounce: 1 30,0 253,0 19,3 62,9 7,9	20 23 00 15 24 74 33 10 40	34,000 23,100 60,240 09,860	Ounces. 234,120 153,100 993,264 19,333 472,770 7,936
Aggregate of the Importations registered in the Week } Approximate Value of the said Importations, computed at the rates specified below }	12,935 £ 49,794		90,727 £ 352,785	 103,662 £ 402,579	373,3 £ 94,6		 07,200 £ 17,620	 1,880,523 £ 512,268
Rates of Valuation, per ounce	£ s. d. 3 16 4 to 3 17 $10\frac{1}{2}$		£ s. d. 3 10 0 to 4 0 0	•••	5 to	$egin{array}{c c} I. & s. \\ 0\frac{1}{8} & \\ 2\frac{3}{8} & 5 \\ \hline \end{array}$	$\begin{array}{c c} d. & \\ 6\frac{1}{2} & \end{array}$	
			Exporte	ed from the	United I	Kingdom.		· · ·
Countries to which	Gоld.				Silver.			
Exported.	Coin. British. Foreign.		Bullion	n. Total.	Co British.	Foreign	Bullion.	Total.
France Spain Egypt South America and West Indies Other Countries.	Ounces 9,431 12,815 6	Ounce 13,30 91 5,37	$\begin{array}{c c} 07 & 91,07 \\ & 33,10 \\ & 25,90 \\ & & \dots \end{array}$	6 104,383 0 33,100 0 35,331 13,725	•••		Ounces. 16,276 2,857,720 5,000 	3,705,160 5,000
Aggregate of the Exportations registered in the Week	22,252	19,59			!	1409580	2,878,996	4,288,576
Approximate Value of the said Exportations, computed at	£ 86,644	£ 74,77	£ 593,32	£ 4 754,744	£	£ 357,534	£ 797,722	£ 1,155,256
the rutes specified below) Rates of Valuation, per ounce	£ s. d. 3 17 $10\frac{1}{2}$	£ s. 3 16	d. £ s. 4 3 18		s. d.	s. d. 5 078	s. d. 5 6½	• • •

Office of the Inspector-General of Imports and Exports, Custom-House, London, 20th November 1862.

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

SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Sixth Day of November 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 Uni-' versities 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 Gift, dated the Seventeenth Day of December Sixteen hundred and Ninety-four, their late Majesties King William the Third and Queen Mary gave, granted, and mortified to and in favour of the Magistrates and Town Council of Edinburgh, as Patrons, Governors, and Faculty of the University of Edinburgh, the Sum of Three hundred Pounds yearly of the Rents and Revenues of the Bishoprics of Scotland, for, among other Purposes, the Maintenance of Twenty Bursars of Divinity in the said University, at the rate of Ten Pounds each Bursar per annum, and which Bursars were to be presented by the Lords of the Treasury on a List of Three to be given in to them for each Bursary, in the Manner and subject to the Conditions in the said Deed more particularly set forth : And whereas for a long Period there have been only Five Bursaries on the said Foundation: And whereas, since the passing of the said recited Act, Doubts have arisen as to the Persons by whom such List of Three as aforesaid should be given in to the Lords of the Treasury, and it appears to the Commissioners that, as the Value of each of the said Five Bursaries is now small, the Interests of Religion and Learning, and the main Design of the Donors, 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. The said Five Bursaries on the said Foundation shall hereafter be conjoined into Two Bursaries, each of the annual Value of Twenty-five Pounds.

II. Each of the said Two Bursaries shall be open for Competition to all Masters of Arts of any of the Universities of Scotland who have attended for One Session in the Faculty of Divinity in the University of Edinburgh, and have not attended for more than One Session in the said Faculty in the said University: Provided that no Person shall be a Competitor for either of such Bursaries, who has attended for One or more Sessions in the said Faculty in any other of the Scottish Universities.

III. The Examinations in the Competition for the said Bursaries shall be conducted by the Professors in the Faculty of Divinity in the said Uni-

IV. Each Bursar shall be entitled to hold his Bursary for Two Years, and no longer, subject to the Condition that he shall, during that period, give regular Attendance as a Student in Theology in the said University; but, if he shall discontinue his Attendance as a Student in Theology at the University, he shall forfeit his Bursary: Provided always, that, whensoever the said Two Bursaries shall both be vacant at One Time, One Bursar shall be appointed for a Period of Two Years, and another for a Period of One Year, so that, by the Bursaries falling vacant in different Years, the Benefits of them may, as far as possible, be distributed among Students of different Years: Provided also, that, in Case of any gross Misconduct on the Part of the Holder of either of the said Bursaries, it shall be lawful for 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.

V. No Person shall be entitled to hold either of the said Bursaries along with any other Bursary, Fellowship, or Scholarship of any Scottish University.

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

JOHN INGLIS, Chairman.



SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Sixth Day of November Eighteen hundred and Sixty-two Years.

THEREAS, by Deed of Mortification, dated the ORDINANCE, YV Twenty-eighth Day of May and the Fifth and Twenty-eighth Days of June Eighteen hundred and Sixty-two, the Most Honourable George Marquis of Tweeddale, the Right Honourable Henry Viscount Melville, and Allan Alexander Maconochie [Pitt Theolo-Welwood, of Meadowbank and Garvock, Esquire, gical Scholar Welwood, of Meadowbank and Garvock, Esquire, therein described as the surviving and assumed Members of a Committee appointed by the Pitt Club of Scotland for carrying out an Appropriation of a Portion of the Funds of the Club for the Purpose of founding a Prize, Bursary, or Scholarship, for a Student of Divinity in the University of Edinburgh, have, for the Considerations therein men-tioned, given, granted, and mortified to and in favour of the University of Edinburgh, the Sum of Nine hundred and Seventy Pounds of the Stock of the Bank of Scotland, being the Amount of the Funds in the Hands of the Members of the said Committee, for the Foundation and Endowment of a Scholarship, under the Name of the Pitt Theological Scholarship in the said University, such Scholarship to be in the Gift and Appointment of the Senatus Academicus, and to be open for Competition to Students in the Divinity Hall in the said University, who shall at the Time be in the Course of studying with the View of becoming Clergymen of

No. 77.

Edinburgh,No. 10.

ship.]

the Church of Scotland, as by Law established, and to be tenable for a Period not exceeding Four Years; and it is by the said Deed declared, that the Object of the said Endowment is the Encouragement and Promotion of the Study of Theology in the said University; and it is further provided and declared, that the same shall be subject to such Conditions and Regulations, as may be provided in that behalf by the Commissioners under the Act of 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 Govern-'ment and Discipline of the Universities of Scot-'land, and improving and regulating the Course of Study therein; and for the Union of the Two 'Universities and Colleges of Aberdeen;' and it is thereby further provided and declared, that, until the first Appointment to the Scholarship, the Interest and Dividends or Proceeds of the mortified Fund shall be added to the Capital, and that in any Year, in which the said Scholarship may be vacant, the Interest and Dividends or Proceeds of the said mortified Fund for that Year shall be added to the Capital, and that subject to the Provisions of the said Deed, and in Conformity with any Conditions and Regulations to be made by the said Commissioners; and the Senatus Academicus of the said University are empowered to lay out and invest the said mortified Fund, as in the said Deed is provided; and it is thereby further provided and declared, that the Stipend of the Scholar shall be the free annual Proceeds of the said mortified Sum, or of the Funds or Security or Securities in which the same shall be invested, after Deduction of all necessary Expenses: The Commissioners statute and ordain, with reference to the said Foundation, as follows :-

I. The Pitt Theological Scholarship shall, in accordance with the Provisions of the said Deed, be in the Gift of the Senatus Academicus of the University of Edinburgh, who shall, from Time to Time, appoint thereto the Candidate who shall appear to be the best qualified on Examination, as hereinafter provided.

II. The Scholarship shall be open for Competition to all Masters of Arts of any of the Universities of Scotland, who shall have given regular Attendance as Students in the Faculty of Divinity in the said University for not less than Three complete Sessions, and who, at the Time of the Competition, shall, as provided by the said Deed, be in the Course of studying with the View of becoming Clergymen of the Church of Scotland, as by Law established: Provided always, that no Person shall be admissible to the Competition, who shall have been entered as a Student in the Faculty of Divinity in any Scottish University at a Date more than Six Years prior to the Time of the Competition.

III. Candidates for the Scholarship shall be examined in the five following Subjects, viz., (1) the Evidences of Revealed Religion, (2) Systematic Theology, (3) Hebrew, (4) Church History, and (5) Biblical Criticism, to each of which Subjects the same relative Importance in the Examination shall be attached; and the Examination shall be conducted by the Professors in the Faculty of Divinity in the University, who shall report to the Senatus Academicus the Result of the Examination in each of the said Subjects.

IV. The first Competition for the Scholarship shall take place at a time to be hereafter fixed by the Senatus Academicus.

V. The Scholarship shall be tenable for Three Years; and, whensoever it shall from any Cause become vacant, it shall be again competed for under Foundation, in Manner hereinafter provided: The

the same Conditions, and at the same Period of the Year; and so on thereafter, as often as it shall become vacant.

VI. It shall not be competent for any Person to hold the said Scholarship along with any other Scholarship, Fellowship, or Bursary of any Scottish University, or along with any parochial or pastoral Charge, whether as Minister or Assistant.

VII. In case of any gross Misconduct on the part of any Scholar, it shall be lawful for the Senatus Academicus to suspend him from or to deprive him of the Scholarship, 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.

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

John Inglis, Chairman.



SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Sixth Day of November Eighteen hundred and Sixty-two Years.

HEREAS, 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 there are now in the University of Edinburgh Three Bursaries in Arts on the Foundation of Laurence Dundas, Professor of Humanity in the University of Edinburgh, which took Effect more than Fifty Years before the Date of the said recited Act: And whereas the Value of each of the said Three 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

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Commissioners statute and ordain, with reference to the said Foundation, as follows:—

I. There shall hereafter be Two Bursaries in all, 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. The Patronage or Right of presenting to the said Two Bursaries shall for the future be vested in James Dundas of Dundas, Esquire, and his Heirs; Robert Dundas of Arniston, Esquire, and his Heirs; and Joseph Dundas of Carron Hall, Esquire, and his Heirs; and the said Right shall be held as belonging to, and shall be exercised by, the said Persons and their Heirs by Turns, in the following Manner, that is to say, on the first Occasion of an Appointment to either of the said Two Bursaries, the Right of presenting thereto shall be held as belonging to, and shall be exercised by, the said James Dundas of Dundas, or his Heirs; on the second Occasion of an Appointment to either of the said Two Bursaries, the Right of presenting thereto shall be held as belonging to, and shall be exercised by, the said Robert Dundas of Arniston, or his Heirs; and, on the third Occasion of an Appointment to either of the said Two Bursaries, the Right of presenting thereto shall be held as belonging to, and shall be exercised by, the said Joseph Dundas of Carron Hall, or his Heirs; and so on in turn thereafter, as often as an Appointment to either of the said Bursaries shall fall to be made.

III. Each Person presented to either of the said Bursaries shall be entitled to hold the same for Four Years, as a Student in Arts in the University of Edinburgh, and no longer, subject to the Condition that he shall pass such Entrance Examina-tion as may for the Time be required of Presentation Bursars, and 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 Aits; but, if he shall fail to pass any of such Examinations as aforesaid, 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. With a View to reducing the Number of Bursaries on the said Foundation to Two, no Appointment of a Bursar on the Foundation shall be made, until Two of the present Bursaries are vacant, when an Appointment shall be made of One Bursar in terms of this Ordinance; and, when the Third of the present Bursaries becomes vacant, an Appointment shall be made of the other Bursar in Terms of this Ordinance; and thereafter Appointments shall be made to the said Two Bursaries, as often as they shall become Vacant.

V. It shall be the Duty of the Senatus Academicus, 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 University, to intimate the same to the Patron, whose Turn it is to present in Terms of this Ordi-

nance; and it shall also be the Duty of the Senatus Academicus, on the Occasion of any unexpected Vacancy in either of the Bursaries, forthwith to intimate the same to the Patron, whose Turn it is to present as aforesaid; and it shall be incumbent on the Patron, to whom the Occurrence of a Vacancy has been so intimated, to present thereto without undue Delay; and, in the Event of such Patron allowing, after such Intimation as aforesaid, an entire Winter Session of the University to elapse without presenting to the vacant Bursary, the Right to present thereto shall, for that Time, be transferred to, and devolve upon, the Senatus Academicus, 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 such Patron.

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

VII. 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 Fifteenth Day of November Eighteen hundred and Sixty-two Years.

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 there are now in the University of Edinburgh three Bursaries in Divinity on the Foundation of Sir John Buchanan of that Ilk, each of the annual Value of Six Pounds Eighteen Shillings and Ten Pence Eight Twelfths of a Penny: 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

Ordinance, No. 79.

Edinburgh, No. 12.

[Buchanan Foundation.] 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 Three Bursaries now on the said Foundation shall hereafter be conjoined into Two Bursaries, the Holder of each of which shall annually, during his Tenure thereof, receive Ten Pounds Eight Shillings and Four Pence from the Fund, on which the said Three Bursaries are now charged.

II. Each of the said Two Bursaries shall be open for Competition to all Masters of Arts of any of the Universities of Scotland, entering on their First or Second Session of Attendance in the Faculty of Divinity in the University of Edinburgh: Provided always, that no Person shall be admissible to the Competition for the said Bursary, 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. 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 in the said University, but, if he shall discontinue his Attendance as a Student in Theology, he shall forfeit his Bursary: Provided always, that, if at any Time it shall appear to the Senatus Academicus desirable, for the Purpose of distributing the Benefits of Competition Bursaries in Theology among Students of different Years, to fill up either of the said Bursaries for a shorter Period than Three Years, it shall be lawful for them for that Purpose, but for that Purpose only, to appoint a Student to either Bursary, in the Manner hereinbefore provided, for a shorter Period than Three Years: Provided also, that, in Case of any gross Misconduct on the Part of any Bursar, it shall be lawful for 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. With a View to reducing the Number of Bursaries on the said Foundation to Two, no Appointment of a Bursar on the Foundation shall be made, until Two of the present Bursaries are vacant, when an Appointment shall be made of One Bursar in Terms of this Ordinance; and, when the Third of the present Bursaries becomes vacant, an Appointment shall be made of the other Bursar, in Terms of this Ordinance; and thereafter Appointments shall be made to the said Two Bursaries, as often as they shall become vacant.

- V. No Person shall be entitled to hold the said Bursary along with any other Bursary, Fellowship, or Scholarship, of any Scottish 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 Fifteenth Day of November Eighteen hundred and Sixty-two Years.

HEREAS, 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 [Struthers of Study therein; and for the Union of the Two Foundation.]
' 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 the Reverend William Struthers, Minister of Edinburgh, each of the annual Value of Six Pounds Eighteen Shillings and Ten Pence Eight Twelfths of a Penny: 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 Thirteen Pounds Seventeen Shillings and Ninepence Four Twelfths of a Penny from the Fund, on which the said Two Bursaries are now chargeable.

II. The said One Bursary shall be open for Competition to all Masters of Arts of any of the Universities of Scotland, entering on their First or Second Session of Attendance in the Faculty of Divinity in the University of Edinburgh: Provided always, that no Person shall be admissible to the Competition for the said Bursary, 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. 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 said University; but, if he shall discontinue his Attendance as a Student in Theology, he shall forfeit the Bursary: Provided always, that, if, at any Time it shall appear to the Senatus A cademicus desirable, for the purpose of distributing the Benefits of Competition Bursaries in Theology among Students of different Years, to fill up the said Bursary for a shorter Period than three Years, it

ORDINANCE, No. 80.

Edinburgh,No. 13.

Purpose only, to appoint a Student to the Bursary, in the Manner hereinbefore provided, for a shorter Period than Three Years: Provided also, 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 present 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, Fellowship, or Scholarship, of any Scottish 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 Fifteenth day of November Eighteen hundred and Sixty-two Years.

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 there are now in the University of Edinburgh Four Bursaries on the Foundation of Sir Andrew Ramsay, of Abbotshall, of which Two are Bursaries in Divinity, each of the annual Value in Arts, he shall forfeit the Bursary.

shall be lawful for them for that Purpose, but for that, of Eight Pounds Six Shillings and Eight Pence, and the other Two Bursaries in Arts, each of the annual Value of Five Pounds Eleven Shillings and a Penny Four Twelfths of a Penny: 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 here-inafter provided: The Commissioners statute and ordain, with reference to the said Foundation, as

> I. The said Two Bursaries in Divinity shall hereafter be conjoined into One Bursary in Divinity, 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 said One Bursary in Divinity shall be open for Competition to all Masters of Arts of any of the Universities of Scotland, entering on their First or Second Session of Attendance in the Faculty of Divinity in the University of Edinburgh: Provided always, that no Person shall be admissible to the Competition for the said Bursary, 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. Each Bursar shall be entitled to hold the said Bursary in Divinity 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 said University; but, if he shall discontinue his Attendance as a Student in Theology, he shall forfeit the Bursary: Provided always, that, if at any Time it shall appear to the Senatus Academicus desirable, for the Purpose of distributing the Benefits of Competition Bursaries in Theology among Students of different Years, to fill up the said Bursary for a shorter period than Three Years, it shall be lawful for them for that Purpose, but for that Purpose only, to appoint a Student to the Bursary, in the Manner hereinbefore provided, for a shorter Period than Three Years.

> IV. No appointment of a Bursar in Divinity on the said Foundation shall be made, until the Two present Bursaries in Divinity 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 in Divinity, and so on, as often as the said One Bursary shall thereafter become vacant.

> V. The said Two Bursaries in Arts shall hereafter be conjoined into One Bursary in Arts, the Holder of which shall annually, during his Tenure thereof, receive Eleven Pounds Two Shillings and Two Pence Eight Twelfths of a Penny from the Fund, on which the said Two Bursaries are now chargeable.

> VI. Each Bursar shall be entitled to hold the said One Bursary in Arts for Four Years, 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 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 such Examinations, as aforesaid, or shall discontinue his Attendance at the University as a Student

VII. No Appointment of a Bursar in Arts on the | said Foundation shall be made, until the Two present Bursaries in Arts are vacant; and, upon the Occurrence of that Event, an Appointment may be made of One Bursar, and no more, to the said One Bursary in Arts, and so on, as often as the said One Bursary shall thereafter become vacant.

VIII. No Person shall be entitled to hold either of the said Bursaries along with any other Bursary, Fellowship, or Scholarship of any Scottish Univer-

IX. In Case of any gross Misconduct on the Part of the Holder of either 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.

X. 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 Fifteenth Day of November Eighteen hundred and Sixty-two Years.

Ordinance, No. 82.

Edinburgh, No. 15.

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-[Robert John ' sities of Scotland, and improving and regulating ston's Foun. 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 in the University of Edinburgh Eight Bursaries on the Foundation of Mr Robert Johnston, of London, each of the annual Value of Six Pounds Five Shillings: And whereas the Right of presenting to Four of the said Bursaries has heretofore been exercised by John James Hope Johnstone of Annandale,

Esquire, and his Predecessors, and the Patronage of the other Four has heretofore been exercised by the Magistrates and Council of the City of Edinburgh: 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 Four Bursaries on the said Foundation, the Right of presenting to which has heretofore been exercised by the said John James Hope Johnstone and his Predecessors, as aforesaid, shall be conjoined into Two Bursaries, the Holder of each of which shall annually, during his Tenure thereof. receive Twelve Pounds Ten Shillings from the Fund on which the said Eight Bursaries are now chargeable; and, with a View to reducing the Number of such Four Bursaries to Two, no Appointment of a Bursar under the said Right of Presentation shall be made, until Two of such Four Bursaries are vacant, when an Appointment shall be made of One Bursar in Terms of this Ordinance; and, when the remaining Two of such Four Bursaries fall vacant, an Appointment shall be made of One other Bursar in Terms of this Ordinance; and so on, as often as Vacancies shall occur in the said Two Bursaries constituted by this Ordinance.

II. The remaining Four of the said Eight Bursaries shall be conjoined into Two Bursaries, the Holder of each of which shall annually, during his Tenure thereof, receive Twelve Pounds Ten Shillings from the Fund on which the said Eight Bursaries are now chargeable; and, with a View to reducing the number of the last mentioned Four Bursaries to Two, no Appointment in respect of any of such Bursaries shall be made, until Two of such Four Bursaries are vacant, when an Appointment shall be made of One Bursar in Terms of this Ordinance; and, when the remaining Two of such Four Bursaries become vacant, an Appointment shall be made of One other Bursar in Terms of this Ordinance; and so on, as often as Vacancies shall occur in the last mentioned Two Bursaries constituted by this Ordinance.

III. The Holder of each of the Four Bursaries, constituted by this Ordinance, shall be entitled to hold his Bursary for Four Years, 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 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 such Examinations as aforesaid, 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. No Person shall be entitled to hold any of the said Bursaries along with any other Bursary in the University.

V. It shall be lawful to appoint any Person to a vacant Bursary, without Restriction as to Name or Place of Education.

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 Fifteenth Day of November Eighteen hundred and Sixty-two Years.

Ordinance, No. 83.

Edinburgh, No. 16.

[Ford Foundation.]

THEREAS, 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 there are now in the University of Edinburgh Six Bursaries in Arts on the Foundation of Hector Ford of Branxton, each of the annual Value of Five Pounds Eleven Shillings and a Penny Four Twelfths of a Penny: 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 Foundation, in Manner hereinafter provided: The Commissioners statute and ordain, with reference to the said Foundation, as follows :-

I. There shall hereafter be Three Bursaries in all, and no more, on the said Foundation; and the Holder of each of such Three Bursaries shall annually, during his Tenure thereof, receive Eleven Pounds Two Shillings and Two Pence Eight Twelfths of a Penny from the Fund, on which the said Six Bursaries are now chargeable.

II. Each Bursar shall be entitled to hold his Bursary for Four Years, 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 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 such Examinations as aforesaid, 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. With a View to reducing the Number of Bursaries on the said Foundation to Three, no Appointment of a Bursar on the Foundation shall be made until Two of the present Bursaries are vacant, when an Appointment shall be made of One Bursar in Terms of this Ordinance; and, as others of the present Bursaries become vacant, an Appointment shall be made of One Bursar for every Two of the present Bursaries that fall vacant, until Appointments have been made of all the Three Bursars in Terms of this Ordinance; and so on thereafter, as often as Vacancies shall occur in the said Three Bursaries constituted by this Ordinance.

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

V. It shall be lawful to appoint any Person to a vacant Eursary, without Restriction as to Kindred, Name, or Place of Birth or Education.

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 Fifteenth Day of November Eighteen hundred and Sixty-two Years.

HEREAS, 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,

Ordinance, No. 84.

Edinburgh, No. 17.

[*Dalgleish* Foundation

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 on the Foundation of James Dalgleish, Merchaut in Edinburgh, each of the annual Value of Five Pounds Eleven Shillings and a Penny Four Twelfths of a Penny: 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 into One Bursary, 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 now on the said Foundation shall hereafter be conjoined into One Bursary, the Holder of which shall annually, during his Tenure thereof, receive Eleven Pounds Two Shillings and Two Pence Eight Twelfths of a Penny from the Fund, on which the said Two Bursaries are now charged.

II. Each Bursar shall be entitled to hold the Bursary for Four Years, 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 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 such Examinations as aforesaid, 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. No Appointment of a Bursar on the said Foundation shall be made, until both the present 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 Bursary shall thereafter become vacant.

IV. No Person shall be entitled to hold the said Bursary along with any other Bursary in the Uni-

V. 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.

L. S.

BANKRUPTS FROM THE LONDON GAZETTE.

BANKRUPTCIES AWARDED.

Edwin Heaven, of 9, William Street, Caledonian Road, and previously of 19, King Edward Street, Liverpool Road, Islington, lately carrying on business at 21, Old Boswell Court, Strand, all in Middlesex, builder, a Prisoner for Debtin the Debtors' Prison for London and Middlesex (in form) representations.

Middlesex, (in forma pauperis).

James Samuel William Tomson, of Bull Yard, Farm Street, Aldersgate Street, London, and late of 39, Saint John Street, Clerkenwell, Middlesex, fancy box manu-

tacturer.

Charles Hodgson Hughes, of 10, Prospect Place, New Cross, and previously of 1, Montague Terrace, New Cross, and previously of Peckham, all in Surrey, lately also carrying on business under the firm of May & Hughes, at 10, Basinghall Street, London, accountant, a Prisoner for Debt in the Debtors' Prison for London and Middlewer. London (in former pressure)

and Middlesex, London, (in formå pauperis).
William Williams, of Hindringham, Norfolk, miller, farmer, and dealer in agricultural manures.
William Turner, of 5, Little Denmark Street, Saint Giles,

Middlesex, licensed retailer of wines and beers, formerly of 4, Golden Place, Golden Square, Middlesex, out of

Daniel Wyatt, of Old Charlton, near Woolwich, Kent, leading man of caulkers in Her Majesty's dockyard, Woolwich.

John Peachey Holliss, of the ship public-house, 189, Long Lane, Bermondsey, Surrey, licensed victualler and contractor.

Thomas Craven, of 4, Lansdown Place, West Brompton,

Middlesex, stone mason.

Charles William Robins, of 27, Leadenhall Street, London, late of 100, Leadenhall Street aforesaid, and formerly carrying on business in copartnership with Erasmus Robert Foster, at 2, Phillpot Lane, London, ship broker.

Joseph George Barnard, formerly of 75, Jermyn Street, Saint James's, Middlesex, then of Hayne House, Plym-tree, near Collumpton, Devonshire, then of 75, Jermyn Street aforesaid, then of the Somerset Hotel, Strand, Middlesex, and now of 75, Jermyn Street aforesaid; wife residing at Hayne House aforesaid, of no business or employ.

Frederic Scudamore Robinson, late of 9, Fonlis Terrace, West Brompton, Middlesex, but now of Berwick House, near Hythe, Kent, of no occupation. Richard Rudge, of Buckhurst Hill, Chigwell, Essex,

painter, plumber, and glazier, and keeper of a post-office receiving house.

John Gracie, late of 69, Royal Road, Walworth, Surrey, then of 9, Hanover Street, Pimlico, Middlesex, and now of 14, Marlborough Square, Chelsea, Middlesex, draper and clothier, (in forma pauperis).

James Newman, of 8, Star Hill, Rochester, Kent, thereto-

fore of High Street, Chatham, Kent, theretofore of High Street, Chatham, Kent, theretofore of 57, Watling Street, and 2, Old Jewry, both in London, writer and grainer.

John Solomon Moss, of High Street, Hampstead, Middlesex, newsvender and tobacconist.

Charles James McPherson Roy, formerly of 7, Wellington Street, Southwark, Surrey, provision merchant and beer retailer, late of 83, Sun Street, Bishopsgate Without, London, beer retailer, and now of 11, Bruns-wick Terrace, Lower Road, Rotherhithe, Surrey, out of

Henry Salter, of 14, Foundation Street, Ipswich, and of Westerfield, both in Suffolk, farmer, and whose wife carries on business at 14, Foundation Street, Ipswich aforesaid, as a dressmaker.

Daniel Diones Geere, of Storrington, Sussex, dealer in bricks, timber, and cattle. Samuel Francis Garner, of 28, Hark Lane, Bethnal Green

Road, Middlesex, fringe and fancy trimming mania

Henry Willington, of 12, Summer Place, Onstav Square, Brompton Middlesex, surgeon. Isaiah Granger, of Wolverhampton, Stafford, builder

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John Davies, of 5, Lower Porchester Street, Connaught Square, Middlesex, grover.
William Tin kam, of 10, Chapel Street, Tottenham Court

Road, Middlesex, bricklayer and builder.

James Frederic Kett, of Magpie Road, Saint Pau, Norwich, butcher and dealer, before then of the Swan Inn, Magdalen Gate, Norwich, innkeeper, licensed victualler, butcher and dealer.

Daniel Thomas, of Nether Whitaere, Warwick, timber

Samuel Phillips, the elder, of Bull Street, Birmingham, Warwick, hatter. Edmund Stiles, of the Hamlet of Alfrick, Suckley, Wor-

cester, butcher.

Henry Ebison, now of Ripley, Derby, auctioneer and valuer, stone merchant, and publican, formerly of Hartshay, Derby, and carrying on the same trades and busi-

Joseph Baker, of Nottingham, yarn merchant.

Charles Levy, of 31, Upper Arcade, Saint James, Bristol, cabinetmaker, and assistant cabinetmaker.

George Fryer, of Holbeck, Leeds, York, grocer and provision dealer.

Henry Lawson, of Sheffield, York, surgical instrument manufacturer.

Thomas M'Leod, late of Leeds, York, tea dealer. Sharp Greenwood, of Bradford, York, draper. Francis Slinger, late of Emma Street, Gorton, near Manchester, Lancaster, butcher, and late a Prisoner for Debt in Her Majesty's Prison at Lancaster.

William Marsden, of Manchester, Lancaster, formerly glass manufacturer, but now out of business.

Alexander Watts, of 14, Nelson Square, Great Bolton,

Lancaster, tailor and general agent.

Betsy Driver, of Crawshaw Booth, near Rawtenstall,

Lancaster, cotton spinner and manufacturer.

Richard Airey, late of Cragg Brow, Bowness, Winder-mere, Westmoreland, dealer in Berlin wool and other fancy goods, whose place of residence at present is unknown

James Williams Markall, (trading as James Markall,) of 44, Ellis Street, Birmingham, Warwick, saddle and harness maker, and formerly of 20, Suffolk Street,

Birmingham aforesaid, saddle and harness maker.
Reuben Chatwin, now and for one month residing at 3
House, 4 Court, Ellis Street, Birmingham, Warwick, journeyman sawyer, previously of the Chapel Tavern, Fleet Street, Birmingham aforesaid, licensed victualler,

and journeyman sawyer.

Thomas Parker, of 91, Troughton Street, Edge Hill, and occupying an office at 1, Cheapside, Dale Street, formerly of 11, Codrington Street, previously of Mill Bank, Preston, all in Liverpool, Lancaster, attorney-at-

Samuel Robinson, now and for three years last past re-siding at 13, Whitfield Street, Cheetham, and carrying on business at Rochdale Road, all in Manchester, Lan-

caster, currier and leather dealer.
Robert Welton, for ten weeks last past residing at 36,
Berwick Street, Chorlton-upon-Medlock, Manchester, out of business, and for mineteen months previous thereto residing and carrying ou business at 25, Oxford Road, Manchester aforesaid, boot and shoe dealer.

James Gorton, of Little Hutton, Lancaster, painter and contractor.

Thomas Sterratt, of Kersley, Lancaster, manufacturing

Thomas Henson, of Uffington, Lincoln, butcher, baker,

and grocer.
William Titman, of Newborough, Northampton, brick and tile maker, and farmer. Henry Hilton, of 27, Silver Street, Coventry, Warwick,

baker and confectioner.

John Kershaw, of Chatham Street, Halifax, York, joiner and builder, recently carrying on business in copartner-ship with one George Gill, at Govner Street, Halifax aforesaid, under the style or firm of Kershaw & Gill.

James Anderson, of Low Friar Street, Saint John, New-

castle-upon Tyne, painter and glazier.

James Moore, late of Lincoln, servant to a travelling hawker and dealer, since of Kirton-in-Lindsey, Lincoln, licensed hawker, since of Market Rasen, Lincoln,

shopkeeper and travelling hawker, and since and now of Glamford Briggs, Lincoln, out of business.

Frederick Worsfold, of Ifield, Sussex, and William Worsfold of Crawley, Sussex, blacksmiths, carrying on business at Ifield aforesaid.

Henry Goldsmith, of Horsham, Sussex, upholsterer and paperhanger.

Alfred Adams, of Alstonefield, Stafford, journeyman mıller

Elijah Holdcroft, now of Hanley, Stafford, out of business, and late of Burslem, Stafford, saddler and harness maker.

James Brough, of Navigation Road, Burslem, Stafford, potter's ovenman, and until recently also a beer-

Isaac Gawthorp, of Skelmanthorp, High Hoyland, York,

licensed victualler and shoemaker.

Richard Jones, of Trefnant Ddu, Llanddaniel-fab,
Anglesey, farmer.

Elisha Millichap, of Fockbury, near Bromsgrove, Worcester, dealer in hay and straw.

William Waddington, of Park Lane, Leeds, York, fishmonger, and dealer in game and vegetables.

monger, and dealer in game and vegetables.

George Bull, of Halam, Nottingham, surveyor and farmer, formerly of Westhorpe, Southwell, Nottingham, surveyor and farmer.

John Hudson Theobald, of Colchester, Essex, account-

Phillip Taylor Couch, 17, Edward Street, Swansea, Glamorgan, builder and joiner.

George Bydder, now living in lodgings at 20, Street, Swansea, Glamorgan, before then of 28, Union Street, Liverpool, Lancaster, out of business, and previously of the Globe, Oxford Street, Swansea aforesaid, licensed victualler.

George Chambers, of Bridlington Quay, York, innkeeper. George Chester, of Grinshill, Salop, boot and shoe maker. Samuel Maddox, formerly of Barker's Green, near Wem, Salop, brickmaker, recently of Whixall, Salop, publican, and now residing at Barker's Green aforesaid, out of business.

Robert Chick, of High Street, Pershore, Worcester, boot and shoe maker.

William Bristow, of Upper Stone Street, Maidstone, Kent, baker.

Thomas Simpson, formerly of Green Lane, Manningham, but now of Bowling Old Lane, Bowling, both in Bradford, grocer and shopkeeper, during part of the time licensed hawker.

Joseph Hall, the younger, of Whickham, Durham, cart-wright and millwright.

Willam Gilbert, of 37, Great Holme Street, Leicester, (in lodgings,) elastic web weaver, previously of 28, West Street, Leicester aforesaid, (in lodgings,) elastic web weaver

Web weaver.

John Richard Deakney, of the Cottage, Norton Road, and renting land at Ann's Hill, near Bury, Alverstoke, Hants, naval pensioner, retailer of ale, beer, porter, and tobacco, grocer, tea dealer, green grocer, market

gardener, and general shopkeeper.
William Hunt, formerly of the Star Inn, Fort Lane,
Sandown, Isle of Wight, Hants, retailer of ale, beer,
porter, and tobacco, now of the same place, retailer of spirituous liquors, ale, beer, porter, and tobacco, and watchmaker.

Stephen Harman, of 40, George Street, Hastings, Sussex, upholsterer.

Hugh Roberts, of Rhiwia Isa, Llaufaiyechan, Carnarvon, farmer.

Thomas Gratton, of Quarndon and Derby, Derby, clerk to

Messrs Thomas Frost & Son, ironfounders.
Thomas Harding, of Mow Cop, Astbury, Chester, collier.
George Aked, formerly of the Blue Ball, Broad Marsh,
Nottingham, licensed victualler, then of Ripley, Derbyshire, licensed victualler, then in lodgings with William Newton, Howitt's Yard, Mansfield Road, Nottingham, out of business, and now of Chatham Place, Chatham Street, Nottingham, framework knitter. Richard Parsons, of Merriott, Somerset, boot and shoe

maker.

William Davies, of Shimney Wen, Llanilar, Cardigan, farmer

Samuel Daymond, of Podbury Farm, Harpford, Devon, yeoman.

Joseph Lancaster, formerly of Greenrigg, Caldbeck, Cumberland, farmer, but now and for about nine months last past of Green Cottage, Alecdon, Cumberland, husbandman, but out of employment. Hugh Paterson, now and for six months last past of

Kitchens Passage, High Church Street, Whitehaven, Cumberland, carter.

Susannah Daymond, of Podbury and Knapp's Farm, Harpford, Devon, farmer and dairywoman. Samuel Nash, of Aylesbury, Buckingham, saddle-tree

maker and timber dealer.

William Grave, formerly of Cockermouth, late of Brigham, Cumberland, a Prisoner for Debt in the Gaol of Carlisle, Cumberland.

John Parry, late and for upwards of six calendar months next immediately preceding the time of his arrest and commitment to Prison, of Mynyddyslwyn, Monmouth, collier and farmer, (in forma pauperis).

William Glass, late of Philip Street, Bath, Somerset, millwright and engineer, a Prisoner in Taunton Gaol. §

George Wilmott Taylor, of 8, St Sepulchre Gate, Doncaster, Vork, tobacconist and photographer

ter, York, tobacconist and photographer.

NORTH-EASTERN RAILWAY.
(HULL AND DONCASTER BRANCH.)

Construction of Branch Railways between the Hull and Selby, and South Yorkshire, and Wakefield, Pontefract and Goole Railways. Powers to South Yorkshire, Great Northern, Lancashire and Yorkshire, and Manchester, Sheffield, and Lincolnshire Railway Companies, and over their Railways. Power to Use Railway and Works of Undertakers of Aire and Calder Navigation. Agreements with other Companies. Additional Capital. Amendment of Acts. And other Powers and Purposes.

NOTICE is Hereby Given, that application will be made to Parliament in the next Session for an Act to enable the North-Eastern Railway Company (hereinafter called "The Company") to make and maintain the Railways following, with all proper stations, works, conveniences, and approaches connected therewith, that is to say:—

First,—A Railway commencing by a Junction with the rails of the Hull and Selby Railway on the west side of the road called the Staddlethorpe Broad Lane, and at or near to a point distant 30 yards in a westerly direction from the platform entrance to the passengers' booking-office, at the Staddlethorpe Station on the said Railway, in the township and parish of Blacktoft, in the East-Riding of the county of York, and thence passing from, through, into, and in the several parishes, townships, and extra-parochial, or other places following, or some of them, that is to say, Blacktoft, Scalby, Sandholme, Eastrington, Caville, Greenoak, Bennetland, Portington, Gilberdike, Bellasize, Howden, Newland, Linton, Yokefleet, Metham, Cotness, Belby, Balkholm, Laxton, Saltmarshe, Kilpin, and Skelton, all in the said East-Riding; and Snaith, Hook, Armin, Goole, Rawcliffe, Snaith and Cowick, Fishlake, Sykehouse, Thorne, Hatfield, and Stainforth, all in the West-Riding of the said county of York, and terminating by a Junction with the authorised line of railway of the South Yorkshire Railway and River Dun Company (hereinafter called the South Yorkshire Company), on the east side of a road called Johnson's Road, otherwise Ashfield Lane, and at or near a point in a field called Ashfield Close, belonging to John Henry Newsome, as devisee in trust under the Will of the late Thomas Killam, and Elizabeth Killam, and occupied by the suid Elizabeth Killam, distant about 290 yards north of the Kirton Lane, in the township of Stainforth, and parish of Hatfield, in the said West-

Secondly,-A Railway commencing by a Junction with the said first proposed Railway in that part of a field in the said township of Armin, and parish of Snaith (formerly in several fields), which as a separate field was called Canal or Railway Field, belonging to Hannah Clark, and Charles Briggs, as trustee of the marriage settlement of Charles Henry Dunhill and Hannah Carter Dunhill his wife, and in the occupation of Thomas Briggs, at or near to a point on the north side of the Wakefield, Pontefract, and Goole Branch Railway of the Lancashire and Yorkshire Railway Company, distant about 660 yards north-east of a wooden bridge, by which the said Branch Railway crosses the New Potter Grange Drain, and near to which point the said first proposed Railway is intended to cross the said Wakefield, Pontefract, and Goole Branch Railway, and thence passing from, through, into, and in the townships of Armin and Hook, and parish of Snaith aforesaid, or some of them, and

Goole of the Undertakers of the navigation of the rivers Aire and Calder, at or near a point distant 118 yards south-west of the level crossing of that Railway over the occupation road leading from the Old Potter Grange Farm to Goole, and over the public footpath leading from Goole to the turnpike road from Goole to Snaith, in the said township of Hook and parish of Snaith, in the said West-Riding.

Thirdly,—A Railway commencing by a Junction with the said first proposed Railway at a point distant fifteen yards south-west of the north-east fence of that part of the said field, in the said township of Armin and parish of Snaith (formerly in several fields), which, as a separate field, was called Seavey Field, and on the south-west side of the said occupation road and public footpath, and which point is distant about 473 yards south-east of the farm-buildings of the said Old Potter Grange Farm, and terminating by a junction with the said Wakefield, Pontefract, and Goole Branch Railway, at a point distant about 88 yards north-east of the said above-mentioned wooden bridge, which said thirdly-proposed Railway will be wholly situate in the said township of Armin and parish of Snaith, in the said West-Riding.

And in such intended Act powers will be sought to form the proposed Junctions with the Hull and Selby, the Wakefield, Pontefract, and Goole Branch, and the South Yorkshire Railways, and the said Railway of the said Undertakers, and otherwise to interfere with those Railways, and the lands and works thereof; also powers to deviate in constructing the proposed Railways from the lines laid down on the plans thereof, to be deposited as hereinafter mentioned; also powers to cross on the level, or over, or under, and to divert, alter, or stop up, whether temporarily or permanently, all such turnpike roads, parish roads, highways, streets, and other roads, rivers, streams, canals, navigations, railways, tram roads, and other works within the said parishes, townships, and extra-parochial or other places aforesaid, or some of them, as it may be necessary to pass across, or over, or under, or to divert, alter, or stop up, for the purposes of such proposed Railways and works, or any of them, and to purchase, by compulsion or otherwise, the lands and houses required for the purposes of the said proposed railways and works, and to alter, vary, or extinguish all existing rights, privileges, and exemptions connected with such lands and houses, or which would in any manner impede or interfere with the construction, maintenance and use of the said proposed railways and works, and to confer, vary, or alter other rights, privileges, and exemptions, and also powers to levy tolls, rates, and duties for or in respect of the use of the said proposed Railways and works, and to alter existing tolls, rates, and duties, and to confer such exemptions from the payment of such existing and proposed tolls, rates, and duties as may be thought expedient.

And it is also proposed by such intended Act to authorise the Company to apply any of their existing funds, and to raise, by the creation of new shares or stock, and by borrowing, further sums of money for the purposes of the said intended Act, and to authorise the assigning to all or any of such new shares or stock such guaranteed dividend or dividends, and such preferences, priorities, or privileges in the payment of dividends or otherwise over or pari passu with all or any other classes or class of shares or stock in the Company as may be agreed upon, or as may be provided by or under the provisions of such intended Act.

into, and in the townships of Armin and Hook, and parish of Snaith aforesaid, or some of them, and to authorise and enable the Company, and any other terminating by a Junction with the Railway at Company or persons lawfully using their Railways,

and by their own or any other engines and carriages, over the railways of the South Yorkshire Company, the Manchester, Sheffield, and Lincolnshire Railway Company, and of the Lancashire and Yorkshire Railway Company, or any part or parts thereof respectively, and over that portion of the Great Northern Railway, which is situate between the Junction of the South Yorkshire Railway therewith, North of Doncaster, and the Junction of the South Yorkshire Railway therewith, South of Doncaster, and also the Railway at Goole of the said Undertakers of the navigation of the Rivers Aire and Calder, and to use the stations, station-yards, booking-offices, warehouses, watering places, water, sidings, platforms, conveniences, and accommoda-tions of the Great Northern Railway Company at Doncaster, and of the South Yorkshire Company, the Manchester, Sheffield, and Lincolnshire Railway Company, and the Lancashire and Yorkshire Railway Company, and of the said Undertakers respectively, adjoining or near to their said respective railways so to be run over or used as aforesaid, for the carriage of passengers, animals, goods, and other traffic, and otherwise as may be provided by the said intended Act, upon and subject to such rules and regulations and upon payment of such rates, tolls, and charges, and generally upon such terms and conditions as may be agreed upon between the Company and the Companies, or Company or Undertakers, whose Railways, stations, and conveniences may be so run over or used as aforesaid, or in case of disagreement between them, or of refusal to treat on the part of either of the said Companies, or of the said Undertakers, as shall be settled by compulsory arbitration on the application of either Company or party, or otherwise, or as may be fixed and determined in and by the said intended Act, and to grant and secure all necessary facilities for the passage and transmission of such passengers, goods, animals, and other traffic, from and to and over the said Railways of the South Yorkshire Company, the Manchester, Sheffield, and Lincolnshire Railway Company, the Great Northern Railway Company, the Lancashire and Yorkshire Railway Company, and of the said Undertakers respectively, to and from the said Hull and Selby Railway, and the said intended Railways respectively, or any or either of them, and to enable the Company and other Companies, Undertakers, and persons aforesaid to charge and take tolls, rates, and duties, in respect of the conveyance of such passengers, goods, animals, and other traffic, and to confer exemptions from such tolls, rates, and duties, and to confer, vary, and extinguish other rights, privileges, and exemptions.

And to enable the Company and the South Yorkshire Company, the Manchester, Sheffield, and Lincolushire Railway Company, the Lancashire and Yorkshire Railway Company, the Great Northern Railway Company (hereinafter called the four Companies), and the said Undertakers, or any or either of them, to enter into and make agreements and arrangements as to interchange and transmission of traffic between and by their respective Railways, and also with respect to the use of the whole or any part of their respective undertakings, and the working, management, maintenance, and use of the said intended Railways, and Yorkshire Railway, and the before-mentioned porrespectively, and the stations, station-yards, sidings, 13 and 14 Vic., caps. 35 and 57; 15 and 16 Vic.,

or any part thereof, to run, pass, and earry, with | booking and other offices, works, buildings, watering-places, water, conveniences and accommodations of, or belonging to, or connected therewith respectively; and also with respect to the use by the four Companies, or any or either of them, of the said intended Railways, and the Railways of the Company, or any of them, and the stations, stationyards, sidings, booking and other offices, works, buildings, watering places, water, conveniences and accommodations of, or belonging to, or used therewith respectively, upon such terms and conditions, and upon payment of such tolls, rates, or charges, or for such other consideration, either annual or in gross, as may be agreed upon between the Company and the four Companies, or any or either of them; and to confirm any agreement already made, or which, prior to the passing of the Bill, may be made as to any of the matters aforesaid.

And Notice is hereby further given, that, on or before the 29th day of November instant, duplicate plans and sections of the said proposed Railways and works, together with a book of reference to such plans, and a published map, whereon will be defined the general course and direction of the said proposed lines of Railway, and a copy of this Notice, as published in the London Gazette, will be deposited for public inspection with the Clerk of the Peace for the East Riding of the county of York, at his office at Beverley, in the said East Riding, and with the Clerk of the Peace for the West Riding of the county of York, at his office at Wakefield, in the said West Riding. And that, on or before the said 29th day of November instant, a copy of so much of the said plans, sections, and book of reference as relates to each parish or extraparochial place in or through which the said proposed Railways and works are intended to be made, and also a copy of this Notice, as published in the London Gazette, will be deposited with the Parish Clerk of each such parish, at his place of abode, and as regards any extra-parochial place, with the Clerk of some adjoining parish, at his place of

And it is also proposed, by the said intended Act, to repeal, alter, amend, extend, and enlarge all or some of the powers and provisions of the several local and personal Acts of Parliament following (that is to say), 6 William IV., cap. 81; 1 Vic., cap. 68; 4 Vic., cap. 7; 5 Vic., Session 2, cap. 80; 6 Vic., cap. 8; 7 Vic., caps. 21 and 27; 7 and 8 Vic., cap. 61; 8 and 9 Vic., caps. 34, 57, 58, 84, 92, 104, and 163; 9 Vic., caps. 58, 59, 65, and 66; 0 and 16 Vic. caps. 58, 59, 65, and 66; 9 and 10 Vic., caps. 77, 89, 95, 96, 149, 153, 154, 164, 207, 235, 241, 242, 247, 264, and 330; 10 and 11 Vic., caps. 117, 133, 134, 140, 141, 210, 216, 218, and 219; 11 and 12 Vic., caps. 24, 55, 56, 57, 68, 71, and 81; 12 and 13 Vic., caps. 27, 58, and 60; 13 and 14 Vic., caps. 38 and 53; 14 Vic., cap. 39; 14 and 15 Vic., caps. 47, 84, and 85; 15 Vic., caps. 36, 37, 57, 96, and 114; 15 and 16 Vic., cap. 127; 16 and 17 Vic., caps. 109 and 136; 17 Vic., cap. 73; 17 and 18 Vic., caps. 164 and 211; 20 and 21 Vic., caps. 19, 33, and 46; 21 and 22 Vic., cap. 134; 22 and 23 Vic., caps. 10, 91, and 100; 24 and 25 Vic., caps. 135 and 141; and 25 and 26 Vic., caps. 85, 120, 145, 146, and 154, relating to the Company, or to any Railway now belonging to or held or used by them, and the several Acts in such Acts respecparticularly as to the use by the Company of the tively, or any of them recited or referred to relating South Yorkshire Railway, the Manchester, Sheftothe Company or to any such Railway as aforefield, and Lincolnshire Railway, the Lancashire and said; 6 William 4, cap. 80; 6 Vic., cap. 7; 8 and 9 Vic., cap. 51; and 9 and 10 Vic., cap. 241, tion of the Great Northern Railway, and the Rail-relating to the Hull and Selby Railway Company; ways of the said Undertakers, or any part thereof 10 and 11 Vic., cap. 291; 11 and 12 Vic., cap. 65;

cap. 153; 22 and 23 Vic., cap. 101; 24 and 25 Vic., cap. 169; and 25 and 26 Vic. caps., 129 and 141, relating to the South Yorkshire Company, and any Acts therein recited or referred to relating to that Company; 1 and 2 William 4, cap. 60; 2 and 3 William 4, cap. 69; 5 and 6 William 4, cap. 30; 6 and 7 William 4, cap. 111; 7 William 4, cap. 24; 1 and 2 Vic., cap. 25; 2 and 3 Vic., cap. 55; 4 and 5 Vic., cap. 25; 7 and 8 Vic., caps. 16, 34, 54, 60, and 82; 8 and 9 Vic., caps. 35, 39, 44, 54, 101, 103, 109, 166, 171, and 172; 9 and 10 Vic., caps. 185, 212, 231, 265, 266, 271, 276, 277, 282, 302, 306, 310, 312, 354, 378, 381, and 390; 10 and 11 Vic., caps. 103, 105, 163, 164, 166, 221, 240. 288, and 289; 11 and 12 Vic., caps. 71 and 115; 12 and 13 Vic., caps. 50, 71, and 74; 13 and 14 Vic., caps. 83, 95, and 99; 14 and 15 Vic., caps. 46, 56, and 89; 15 and 16 Vic., caps. 96 and 132; 16 and 17 Vic., caps. 163 and 211; 17 and 18 Vic., caps. 58, 59, and 117; 21 and 22 Vic., caps. 106 and 143; 22 and 23 Vic., caps. 110 and 129; 24 and 25 Vic., caps. 34, 37, 50, and 101; and 25 and 26 Vic., cap. 97, relating to the Lancashire and Yorkshire Railway Company, or to any Railway belonging to, or used, or held by, that Company, and any Acts therein recited or referred to relating to such Company or Railway; and 9 and 10 Vic., caps. 71 and 88; 10 and 11 Vic., caps. 113, 125, 143, 146, 148, 272, 286, and 287; 11 and 12 Vic., caps. 62, 71, and 114; 12 and 13 Vic., cap. 84; 13 and 14 Vic., cap. 61; 14 and 15 Vic., caps. 45 and 114; 16 and 17 Vic., cap. 60; 18 and 19 Vic., cap. 124; 20 and 21 Vic., cap. 138; 21 and 22 Vic., cap. 113; 22 Vic., cap. 35; 23 and 24 Vic., vic., cap. 113; 22 vic., cap. 35; 23 and 24 vic., cap. 168; 24 and 25 Vic., cap. 70; and 25 and 26 Vic., caps. 1, 46, and 86, relating to the Great Northern Railway Company, and any Acts therein recited or referred to; and 12 and 13 Vic., cap. 81; 13 and 14 Vic., cap. 94; 15 and 16 Vic., caps. 83 and 144; 16 and 17 Vic., caps. 52 and 145: 18 and 19 Vic. caps. 91 and caps. 52 and 145; 18 and 19 Vic., caps. 91 and 129; 21 and 22 Vic., cap. 75; 23 and 24 Vic., cap. 15; 24 and 25 Vic., caps. 86, 113, and 156; and 25 and 26 Vic., caps. 91, 98, and 112, relating to the Manchester, Sheffield, and Lincolnshire Railway Company, and any Acts therein recited or referred to; 1 Geo. 4, cap. 39, and 9 Geo. 4, cap. 98, relating to the Undertakers of the rivers Aire and Calder, and any Acts therein recited or referred to. And particularly to alter and repeal all or any of the provisions of the said Acts, or any of them which are now in force, for the protection of the owner, lessee, or occupier of any property to be affected by the said Bill, or for the protection or benefit of any public trustees, or commissioners, corporation, or person specifically named in such provision, which it may be necessary to alter or repeal for any of the purposes of the said Bill, and to make other provision in lieu of the powers and provisions so repealed, altered, or amended; and also, if need be, alter, or vary, the tolls, rates, and charges authorised to be taken by or under any of the said Acts, and to grant exemptions from such tolls, rates, and charges, and other rights, privileges, and exemptions.

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

Dated this 12th day of November 1862.

RICEARDSON, GUTCH, RICHARDSON, & COWLING, Solicitors, York.

NORTH-EASTERN BAILWAY.

Power to Construct Branch Railways at Newcastleupon-Tyne and Starbeck; Bridge over Railway in Saint Nicholas Street, Carlisle; Power for Corporation of Newcastle and Company to construct Works on Newcastle Quay, to levy Tolls and to raise Money; Agreements between the Company and the Corporation; Additional Capital; Amendment of Acts; and other Purposes.

OTICE is Hereby Given, that application will be made to Parliament in the next Session for an Act to enable the North-Eastern Railway Company, hereinafter called "The Company," to make and maintain the Railways following, with all proper stations, works, conveniences and approaches connected therewith, that is to say:—

Firstly, a Railway commencing in the parish of Saint Nicholas, otherwise the parish or parochial chapelry of All Saints, and in the township of All Saints, in the borough and county of Newcastle-upon-Tyne, by a junction with the sidings of the North-Eastern Railway at the eastern end of the cattle landing on that Kailway, and at a point about 130 yards east of the Argyle Street Bridge over the Railway, and thence passing from, through, into, and in the several parishes, parochial chapelries, townships, and extra-parochial or other places following, or some of them—that is to say, Saint Nicholas, All Saints, Byker, and Saint Ann's, all in the said borough and county of Newcastle-upon-Tyne, and terminating in the said parish of Saint Nicholas, otherwise the parish or parochial chapelry of All Saints, and township of All Saints, on the Street called the North Shore, in front of the Colonel Tarlton Public-house, and at the point where the street called Wide Open joins the North

Secondly, a Railway commencing in the township of Bilton-with-Harrogate and parish of Knaresborough, in the West Riding of the county of York, by a junction with the Leeds Northern Railway of the Company near Starbeck, at a point about 225 yards north of the bridge by which that Railway is carried over the Hookstone Road, and thence passing from, through, into, and in the several parishes, townships, and extra-parochial or other places following, or some of them—that is to say, Knaresborough, Bilton-with-Harrogate, and Scriven-with-Tentergate, and terminating in the township of Scriven-with-Tentergate and parish of Knaresborough aforesaid, by a Junction with the Railway of the Company from York to Knaresborough and Starbeck, at a point about 145 yards west of the level crossing of that Railway over the road from Arlington House to Forest Lane Turnpike Gate, commonly called the Stonefall Road, all in the said West Riding.

And in such intended Act powers will be sought to enable the Company to divert and alter a street or road in the township of Botchergate and parish of Saint Cuthbert, Carlisle, in the county of Cumberland, called Saint Nicholas Street, over which the Newcastle and Carlisle Railway of the Company passes on the level, and to carry such road over the said Railway by a bridge, with all necessary approaches thereto, which intended diversion and alteration will commence at a point on the said road distant 100 yards or thereabouts in a northerly direction from the centre of the said Newcastle and Carlisle Railway where that Railway crosses the said road, and will terminate at a point on the said road distant 58 yards or thereabouts in a southerly direction from the said centre of the said Railway; which said intended diversion and alteration of the said road will be wholly made in the said township of Botchergate and parish of Saint Cuthbert, Carlisle, aforesaid.

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to pass across, or over, or under, and to divert, alter, or stop up, whether temporarily or permanently, all such turnpike roads, parish roads, highways, and other roads, rivers, streams, canals, navigations, railways, tramroads, and other works within the said parishes, parochial chapelries, townships, and extra-parochial or other places aforesaid, or some of them, as it may be necessary to pass across or over or under, or to divert, alter, or stop up for the purposes of the intended Act, or any of them; and to purchase, by compulsion or otherwise, lands and houses for those purposes, or any of them; and to alter, vary, or extinguish all existing rights, privileges, and exemptions connected with such lands and houses, or which would in any manner impede or interfere with those purposes, or any of them, and to confer other rights, privileges, and exemptions; and also powers to levy tolls, rates, and duties for or in respect of the use of the said proposed Railways and works, and to alter existing tolls, rates, and duties, and to confer such exemptions from the payment of such existing and proposed tolls, rates, and duties as may be thought expedient.

And in such intended Act powers will be sought to enable the Mayor, Aldermen, and Burgesses of the borough of Newcastle-upon-Tyne, either alone or in conjunction with the Company, or to enable the Company, either alone or in conjunction with the said Mayor, Aldermen, and Burgesses, to construct upon the public Quay of Newcastle upon-Tyne, sheds, lines of Railway, sidings, turn-tables, cranes and machinery, and all such conveniences, appliances, connections and facilities, as may be necessary or suitable for the transit, passage, and interchange of goods, merchandise, and other traffic, to and from the said Quay, from and to the said firstly intended Railway, and to authorise the levying of tolls, rents, dues, rates, and duties for and in respect of the use of the said sheds, lines of Railway, machinery, conveniences, and works to be so constructed, and for altering existing tolls, rents, dues, rates, or duties, and for conferring, varying, and extinguishing exemptions from payment of tolls, rents, dues, rates and duties, and also for conferring, varying, and extinguishing other rights and privi-leges, and to empower the Mayor, Aldermen, and Burgesses to raise money upon the security of the tolls, rents, dues, rates, and duties to be created by the said intended Act, and also upon the security of the borough fund of the borough of Newcastleupon-Tyne. And it is also proposed by the said intended Act to confer further and additional powers upon the said Mayor, Aldermen, and Burgesses, with respect to the said Quay and the wharfs, slips, stairs, landing stages, and places made and constructed upon or adjoining the said Quay.

And it is also proposed by the said intended Act to enable the Company and the said Mayor, Aldermen, and Burgesses to enter into such contracts, agreements, and arrangements with respect to the use, appropriation, and maintenance (or any or either of them) by the Company, for the accommodation of their traffic, or otherwise, of a portion or portions of the said Quay, and of the sheds, lines of Railway, machinery, and works to be constructed as aforesaid. upon such terms and conditions, and upon payment of such tolls, or sums of money, or of fixed sums in lieu thereof, as may be mutually agreed on between the Company and the said Mayor, Aldermen, and Burgesses, and also to enter into such contracts, agreements, and arrangements with reference to the conduct, management, working, interchange, and direction of the traffic, and the collection,

And in such intended Act powers will be sought | loading and unloading of goods, upon, or between the Railway or Railways of the Company and the said Quay and other works, or any part or parts thereof, and the costs, charges, and expenses of such conduct, management, working, interchange, and direction of the traffic, and the loading and unloading of goods, and the collection, division, and apportionment of such traffic, and the payment of the tolls, rates, and charges arising therefrom, or of fixed sums in lieu thereof, and the employment of officers and servants for any or either of such purposes as may be mutually agreed on between the Company and the said Mayor, Aldermen, and Burgesses, and also to vest in the said Mayor, Aldermen, and Burgesses all such other rights, powers, and privileges as may be necessary or expedient for more effectually carrying into effect any such contracts, agreements, or arrangements. And it is further proposed by the said intended Act to ratify and confirm any contracts, agreements, and arrangements which may have been made between the Company, and the said Mayor, Aldermen, and Burgesses, for all or any of the purposes aforesaid.

And it is also proposed by such intended Act to authorise the Company to apply any of their existing funds, and to raise by the creation of new shares or stock, or by borrowing, a further sum of money for the purposes of the said intended Act, and to authorise the assigning to all or any of such new shares or stock such guaranteed dividend or dividends, and such preferences, priorities, or privileges in the payment of dividends or otherwise, over or pari passu with all or any other classes or class of shares or stock in the Company as may be agreed upon, or as may be provided by or under the provisions of such intended Act.

And Notice is hereby further given, that on or before the 29th day of November instant duplicate plans and sections of the said proposed Railways and works, and of the said proposed diversion and alteration of Saint Nicholas Street, together with a book of reference to such plans, and a published map, whereon will be defined the general course and direction of the said proposed lines of Railway, and a copy of this Notice, as published in the London Gazette, will be deposited for public inspec-tion with the Clerks of the Peace following:—As regards the firstly proposed Railway, with the Clerk of the Peace for the borough and county of Newcastle-upon-Tyne, at his office in the Guildhall in the same borough and county; and as regards the secondly proposed Railway, with the Clerk of the Peace for the West Riding of the county of York, at his office at Wakefield in the said West Riding; and as regards the said proposed diversion or alteration of Saint Nicholas Street, with the Clerk of the Peace for the county of Cumberland, at his office in Carlisle in the same county; and that on or before the said 29th day of November instant a copy of so much of the said plans, sections, and book of reference as relates to each parish or extra-parochial place in or through which the said proposed Railways and works and the said diversion and alteration of Saint Nicholas Street are intended to be made, and also a copy of this Notice, as published in the London Gazette, will be deposited with the Parish Clerk of each such parish, at his place of abode, and as regards any extra-parochial place, with the Clerk of some adjoining parish, at

his place of abode. And it is also proposed by the said intended Act to repeal, alter, amend, extend, and enlarge all or some of the powers and provisions of the several local and personal Acts of Parliament following division, and apportionment of such traffic, and the (that is to say)-6 William IV., cap. 81; 1 Vic.,

cap. 68; 4 Vic., cap. 7; 5 Vic., session 2, cap. 80; 6 Vic., cap. 8; 7 Vic., caps. 21 and 27; 7 and 8 Vic., cap. 61; 8 and 9 Vic., caps. 34, 57, 58, 84, 92, 104, and 163; 9 Vic., caps. 58, 59, 65, and 66; 9 and 10 Vic., caps. 77, 89, 95, 96, 149, 153, 154, 164, 207, 235, 241, 242, 247, 264, and 330; 10 and 11 Vic., caps. 117, 133, 134, 140, 141, 210, 216, 218, and 219; 11 and 12 Vic., caps. 24, 55, 56, 57, 68, 71, and 81; 12 and 13 Vic., caps. 27, 58, and 60; 13 and 14 Vic., caps. 38 and 53; 14 Vic., cap. 39; 14 and 15 Vic., caps. 47, 84, and 85; 15 Vic., caps. 36, 37, 57, 96, and 114; 15 and 16 Vic., cap. 127; 16 and 17 Vic., caps. 109 and 136; 17 Vic., cap. 73; 17 and 18 Vic., caps. 164 and 211; 20 and 21 Vic., caps. 19, 23, and 46; 21 and 22 Vic., cap. 134; 22 and 23 Vic, caps. 10, 91, and 100; 24 and 25 Vic., caps. 135 and 141; and 25 and 26 Vic., caps. 85, 100, 120, 145, 146, and 154; and the several Acts in such Acts respectively, or any of them, recited or referred to, relating to the Company, or to any Railway now belonging to or held or used by them; and the several charters relating to the town or borough and county of Newcastle-upon-Tyne, and the following Acts of Parliament also relating thereto—namely, 3 Geo. IV., cap. 56; 1 Vio., cap. 72; 4 and 5 Vio., cap. 71; 9 and 10 Vio., cap. 121; 13 and 14 Vio., cap. 77; 16 and 17 Vio., cap. 182; and 18 and 19 Vio., cap. 99; and all other Acts relating to the town or borough and county of Newcastle-upon-Tyne.

And Notice is hereby further given, that on or before the 23d day of December next, printed copies of the said intended Act or Bill will be deposited in the Private Bill Office of the House of

Commons.

Dated this Twelfth day of November 1862.

RICHARDSON, GUTCH, RICHARDSON, & COWLING, York.

R. P. & H. PHILIPSON, Newcastle-upon-Tyne.

NORTH-EASTERN AND STOCKTON AND DARLINGTON RAILWAY COMPANIES AMALGAMATION.

Arrangements as to Capital and amongst Shareholders; Amendment of Acts; and other Purposes.

NOTICE is Hereby Given, that application will be made to Parliament in the next Session for an Act for the Amalgamation and Consolidation, from and after such period, and upon such terms, stipulations, and conditions as may have been or may hereafter be agreed upon, or as may be fixed or determined in and by or under the provisions of the said intended Act, of the Stockton and Darlington Railway Company, and its undertaking, with and into the North-Eastern Railway Company, hereinafter called "The Company," and its undertaking, so that the undertakings, property, estate and effects, rights, powers, and privileges of what nature or kind soever, and whether with reference to the separate undertakings of the said two Companies respectively, or to the undertakings of any other company, body, or persons, or to undertakings in which the two Companies respectively may have only a partial interest, and whether with reference to the purchase of lands and houses, construction of works, levying of tolls, rates, and duties, or otherwise, vested in and belonging to or exercised and enjoyed by the said Companies, severally or jointly, at the time of the said Amalgamation, may be vested in and belong to the Company, and be exercised and enjoyed by the Company, or by the directors, or a committee of the directors and shareholders of the Company, but with such provisions in relation to the independent management of the said united undertakings, or some part or parts thereof, as will be provided for by the said intended Act.

And the said Act will provide for the dissolution of the Stockton and Darlington Railway Company, and for the incorporation of the shareholders therein with the Company and its shareholders, and for the appointment of directors of the Company, and of a committee of such directors and shareholders, with special powers and authorities, and for regulating, fixing, and enlarging the capital stock and borrowing powers of the Company, and the rights, privileges, preferences, and priorities of the shareholders in the said two Companies, and of the different classes of such shareholders as amongst each other in the capital stock of the Company, and for the fulfilment and discharge by the Company of all or some of the contracts, agreements, or arrangements entered into and liabilities incurred by the said two Companies jointly or severally, or otherwise howsoever, and capable of taking effect, or being enforced at the period of such union and amalgamation.

And the said Act will also provide for or contain provisions varying or affecting the mortgage and bond or other debts of the said two Companies, and the security of the holders of such mortgages and bonds and of other creditors, and also provisions altering, varying, or increasing the tolls, rates, and duties leviable by the said two Companies, or either of them, in respect of their respective undertakings, and also provisions conferring, varying, or extinguishing exemptions from the payment of such tolls, rates, and duties, and other rights and privileges, and also for the division and apportionment of the proceeds of the traffic, or part of the traffic, over the Railways of the said two Companies, or some parts thereof, between or amongst the respective classes or sections of shareholders in the Company, for the time being representing the shareholders in the said two Companies respectively.

And the said Act will also provide for the creation and issue by the Company (in lieu of or in substitution for such of the existing shares or stock in the two Companies, or either of them, as have been issued subject to redemption, or of any which the holders thereof may be willing to surrender or exchange for new shares or stock) of new shares or stock, with or without a preference, or other guaranteed dividend, or other rights or privileges attached thereto, and to raise money for those purposes and make other arrangements with reference thereto.

And it is also proposed by the said intended Act to alter, amend, extend, enlarge, and repeal all or some of the powers and provisions of the several local and personal Acts of Parliament following (that is to say)—"The Stockton and Darlington Railway Amalgamation Act, 1858;" "The Stockton and Darlington Railway (Durham Line, &c.) Act, 1858;" "The Stockton and Darlington Railway (North Riding Lines) Act, 1858;" "The Stockton and Darlington Railway Act, 1859;" "The Stockton and Darlington Railway Act, 1860;" "The Stockton and Darlington Railway (Capital) Act, 1861;" "The Stockton and Darlington Railway (Towlaw and Crook) Act, 1862;" "The Stockton and Darlington Railway (Towlaw and Crook) Act, 1862;" "The Stockton and Darlington Railway (Amalgamation) Act, 1862;" "The South Durham and Lancashire Union Railway Act, 1857;" "The South Durham and Lancashire Union Railway Deviation Act, 1859;"

"The Eden Valley Railway Act, 1858;" "The Eden Valley Railway Act, 1862;" "The Frosterly and Stanhope Railway Act, 1861;" and "The Frosterly and Stanhope Railway Act, 1862;" and 6 William IV., cap. 81; 1 Vic., cap. 68; 4 Vic., cap. 7; 5 Vic., sess. 2, cap. 80; 6 Vic., cap. 8; 7 Vic., caps. 21 and 27; 7 and 8 Vic., cap. 61; 8 and 9 Vic., caps. 34, 57, 58, 84, 92, 104, and 163; 9 Vic., caps. 58, 59, 65, and 66; 9 and 10 Vic., caps. 77, 89, 95, 96, 149, 153, 154, 164, 207, 235, 241, 242, 247, 264, and 330; 10 and 11 Vic., caps. 117, 133, 134, 140, 141, 210, 216, 218, and 219; 11 and 12 Vic., caps. 24, 55, 56, 57, 68, 71, and 81; 12 and 13 Vic., caps. 27, 58, and 60; 13 and 14 Vic., caps. 38 and 53; 14 Vic., cap. 39; 14 and 15 Vic., caps. 47, 84, and 85; 15 Vic., caps. 36, 37, 57, 96, and 114; 15 and 16 Vic., cap. 127; 16 and 17 Vic., caps. 109 and 136; 17 Vic., cap. 73; 17 and 18 Vic., caps. 164 and 211; 20 and 21 Vic., caps. 19, 33, and 46; 21 and 22 Vic., cap. 134; 22 and 23 Vic., caps. 10, 91, and 100; 24 and 25 Vic., caps. 135 and 141; and 25 and 26 Vic., caps. 85, 100, 120, 145, 146, and 154, respectively relating to the Company and its undertaking, and any Acts therein respectively recited or referred to, and any other Acts of Parliament which it may be necessary to repeal, alter, or amend, for the purposes to be authorised by the said intended Act or Bill, and to confer other powers in lieu thereof, and in addition thereto.

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

Dated this 12th day of November 1862.

RICHARDSON, GUTCH, RICHARDSON, & COWLING, York; HUTCHINSON & LUCAS, Darlington; R., P., & H. PHILIPSON, Newcastle-on-Tyne,

HARBOUR OF NAIRN.

(General Pier and Harbour Act 1861, and General Pier and Harbour Act, 1861, Amendment Act; Application to Board of Trade for Provisional Order; Powers (1) to Alter Existing and Levy New Tolls, Rates, or Duties; (2) To Extinguish or Vary Exemptions; (3) To Borrow Money; (4) To Incorporate other Acts.)

OTICE is Hereby Given, that the Provost, Magistrates, and Town-Council of the royal burgh of Nairn, in the county of Nairn, in Scotland, hereinafter called "the Promoters," intend to apply, by Memorial, to the Lords of the Committee of Her Majesty's Privy Council for Trade and Plantations, bereinafter called "the Board of Trade," for a Provisional Order for the Harbour of Nairn, under the General Pier and Harbour Act 1861, and the General Pier and Harbour Act, 1861, Amendment Act; and that the following are the objects of the application and order, viz. :-

1st. For power to alter the existing tolls, rates, or duties, and to levy at the said Harbour, the tolls, rates, or duties set forth in the Schedule hereunto annexed.

2d. For extinguishing or varying the following exemptions from payment of tolls, rates, or duties at the said Harbour, viz. (1), The exemption from payment of half harbour or shore dues on vessels and goods, in favour of the burgesses of the said Burgh, constituted by usage, and (2) the exemption from payment of dues at the breakwater at said Harbour, specified in the bond hereinafter mentioned, in favour of vessels, boats, and craft employed in the

white and herring fisheries, or carrying materials for the same or for curing, and of the white fish, herrings, and materials so carried by them, constituted by the Promoters' Bond to the Honourable the Commissioners for the British White Herring Fishery, dated the 15th day of June, 1846.

3d. For power to borrow money for the purposes

of the said Harbour.

4th. For the incorporation, in whole or in part, of the Lands Clauses Consolidation Act, 1845; The Commissioners Clauses Act, 1847; The Harbours, Docks, and Piers Clauses Act, 1847; The Burgh Harbours Scotland Act, 1853; The Merchant Shipping Act, 1854; The Merchant Shipping Act Amendment Act, 1855; and the Merchant Shipping Act Amendment Act, 1862.

And Notice is also hereby given, that a copy of this Advertisement, including the Schedule hereunto annexed, will on or before the 30th day of November now current be deposited for public inspection at each of the following places, viz.: (1) in the Office in the said burgh of Nairn of the principal Sheriff Clerk of the county of Nairn; (2) in the Custom House at Inverness, being the Custom House of the Port of Nairn; (3) in the Offices of the Admiralty and of the Board of Trade.

And Notice is also hereby given, that printed copies of the Draft Provisional Order so to be applied for will, when deposited in terms of the said Acts, be purchasable at the Office of the Town-Clerk of the said burgh of Nairn, at Nairn, at the price of not more than one shilling each.

SCHEDULE.

L Anchorage, or Rates on Vessels Entering or USING THE HARBOUR.

For every Vessel wholly or partly decked :-If under 20 tons' burden, per ton, £0 0 per ton, 0 0 6 If 20 tons' burden or upwards, . For every Boat entirely undecked :--If landing or taking on board goods, or cured, dried, or goods, or salted fish, If entering while, or after being engaged in the white, herring, salmon, or shell fishing salmon, or shell fishing, per boat, 0 0 II. STANCE DUES.

For every Herring Boat not engaged in the Herring Fishing at Nairn, but hauled up there for wintering-Stance Dues. Yearly,

Live Poultry,

. per boat, 0 4 0

III. RATES ON PASSENGERS.

For every person landing from or embarking in any Vessel or Boat in the Harbour

IV. RATES ON ANIMALS AND GOODS SHIPPED OR UNSHIPPED, RECEIVED, OR DELIVERED IN

THE HARBOUR. Ballast, per ton, £0 0 1 Boxes and Casks, empty, exclusive of empties returned, each, 0 0 1 Do. do. returned empty, within 3 months after arriving full, exempt. Do. do. do. if returned empty after 0 0 0 3 months. each. Bricks, Tiles, and Slates, kinds, all per 1000, 0 1 Cake and Feeding Stuffs for Cattle, all kinds, per ton, 0 ı Cattle and other Live Animals, viz. : Horses, Asses, Mules, Cows, and Oxen, Bulls, eacb, Ō Calves, Sheep, and Pigs, 0 each, Lambs and other Live Animals, except Poultry, each, 0

per dozen,

Coals, all kinds		per ton,	£0	0	5
Corn, all kinds,	ne The	er quarter,			2
Fish, viz. :-Salmon, Herring,	and `	quarter,	·	·	-
White, all kinds, fresh, co	ured				
salted, and dry,		per cwt.,	Λ	0	1
Flour and Meal.	•	per cwt.,			
		per cwu,	٠.	· U	1
Guano, Bones, and other ext	table-				
ous, artificial, light, or por	PROTE	non ton	Λ	1	Λ
Manures,	•	per ton,		1	0
Hay and Straw,	•	per ton, per ton,	0		8
Lime,	•	per ton,	0	_	5
Or, in the Collector's option	ı, per	8 busners,	0	0	1
Luggage of each Passenger arr	ıvıng				
or leaving, if more than 2 ba					
bulk,	per b	arrel bulk,	0	0	2
Manure, common,		per ton,	0	0	2
Salt,		per ton,	0	1	0
Shellfish, all kinds, (bait for fis	shing	_			
exempted)	•	per cwt.,	0	0	1
Spirits and Wine, all kinds,	1	per gallon,	0	0	0
Stones, undressed,		per ton,		Ò	1
Do., dressed,		per ton,		Ō	2
Do., paving,	•	per ton,			$\bar{4}$
Tea,	•	er 80 lbs.,	ŏ	ŏ	5
Timber, unwrought, all kinds,	2 ner	00 100.,	٠	v	•
cent. of value or quantity, at	t Col				
lector's option.	n O01-				
All other goods, articles, and e	ffoota				
not enumerated:—	песта				
			^	^	
By Weight,		per cwt.,	0	0	14
Or, in the Collector's or		1 111	^	^	
by Measurement, .	per b	arrel bulk,	0	0	3
In charging the rates on goods	s, the				
gross weight or measureme	nt to				
be taken, and for any less w	eight				
or measurement than those a					
specified, a proportion of th	ie re-				
spective rates shall be cha	rged.				
not being less than 1d. for					
one box, parcel, or package.					
Five cubic feet, not exceeding	ng 21				
cwt., to be rated as a b					
bulk; but when the weig					
5 cubic feet is greater the					
cwt., then 2½ cwt. is to be					
as a barrel bulk.	-2004				
AN A SMITOI DATE					

V. RATES FOR THE USE OF SHEDS, CRANES, AND WEIGHING MACHINES.

Sheds.

For each ton and each 8 barrels bulk of goods which shall remain in any Shed, or on the Pier, for any longer time than 48 hours, for the first day, or part of a day, 3d, and for each day thereafter, 14d.

2. Use of Cranes.

For all goods raised or lowered, . per ton, £0 0 2

3. Use of Weighing Machines.

For Coals, Lime, and Timber, . per ton, 0 0 2
For Hay and Salt, . . . per ton, 0 0 6
For all other goods and commodities, per ton, 0 0 4

By Order of the Provost, Magistrates, and Town-Council of the Royal Burgh of Nairn.

ADAM DAVIDSON, Town-Clerk.

Town-Clerk's Office, Nairn, 18th November, 1862.

HAILES ESTATE.

Arrangement of Claims against the Edinburgh and Glasgow Union Canal Company.

NOTICE is Hereby Given, that application is intended to be made to Parliament in the ensuing Session for leave to bring in a Bill to provide for the arrangement and settlement of the claims of Sir William Henry Gibson Carmichael, of Skirling, Baronet, Heir of Entail in possession of the lands and estate of Hailes, in the county of Edinburgh, and the other Heirs of Entail entitled to

succeed to the said lands and estate, upon and against the Edinburgh and Glasgow Union Canal Company, under an agreement entered into between the deceased Sir Thomas Gibson Carmichael, of Skirling, Baronet, then proprietor of the said lands and estate, on the one part, and General William Maxwell, of Bellamount, Robert Downie, Esquire of Appin, George Moncrieff, Esquire, Merchant in Edinburgh, Alexander Munro, Esquire, late of Livingstone, and Robert Grahame, Esq. of Whitehill, the Committee of Management appointed by the Subscribers to the then proposed Edinburgh and Glasgow Union Canal, on the other part, dated the 16th and 17th days of April and 19th day of May 1817, and recorded in the books of Council and Session at Edinburgh, the 30th day of September 1825, and another agreement entered into between the said Sir Thomas Gibson Carmichael and the said Company, dated the 28th day of February and 3d day of March 1818, and recorded in the said Books of Council and Session the 20th day of March 1818, and all claims, present, future, or contingent, for compensation or damages or otherwise which have been or might be made by the said Sir William Henry Gibson Carmichael, or the other Heirs of Entail aforesaid, upon or against the said Company, or any other Company or person, for or in respect of the construction of the said Edinburgh and Glasgow Union Canal in and through the said lands and estate, or in respect of the rock or stone therein; to provide for ascertaining and fixing the amount of such compensation or damages, and paying, investing, or applying the same, and for the final discharge of all such claims in such manner as may be agreed on or specified in the said Bill; and, so far as may be necessary for the purposes aforesaid, to amend or repeal the following Acts relating to the said Company, or some of them—viz. (local and personal), 57 Geo. 3, cap. 56; 59 Geo. 3, cap. 29; 1 and 2 Geo. 4, cap. 122; 4 Geo. 4, cap. 18; 7 Geo. 4, cap. 45; 4 and 5 Vict., cap. 59; 6 and 7 Vict., cap. 55; 8 and 5 Vict., cap. 148; and 12 and 13 Vict., cap. 39; to vary or extinguish all rights and privileges which would in any manner interfere with or prevent the execution of the purposes of the said Acts, or any of them, or of the said Bill, and to confer all such powers, rights, and privileges as may be necessary for carrying the same into effect.

Dated this 13th day of November 1862.

A. G., R., & W. ELLIS, W.S., Edinburgh.
LOCH & MACLAURIN,
8 Great George Street, Westminster,
Parliamentary Agents.

SCOTTISH NORTHERN JUNCTION RAILWAY.

Repeal of Section 40 of "The Scottish Northern Junction Railway Act, 1862;" Amendment and Alteration of said Act.

NOTICE is Hereby Given, that application will be made to Parliament, in the next Session thereof, for leave to bring in a Bill to repeal Section 40 of "The Scottish Northern Junction Railway Act, 1862," and otherwise to alter and amend said Act.

Printed copies of the Bill so to be applied for will be deposited in the Private Bill Office of the House of Commons on or before the 23d day of December

Dated this 21st day of November 1862.

JOHN WEBSTER, 42, King Street, Akardeen. DURNFORD & CO., 39, Parliament Street, Westminster, London.

GLASGOW GAS LIGHT COMPANY.

(Exemption of Company's Underground Works from Assessments under Glasgow Police Act to the same extent as under General Police Act for Scotland; Similar Exemption in favour of other Gas Companies; and Amendment of Acts).

OTICE is Hereby Given, that application is intended to be made to Parliament in the next Session for leave to bring in a Bill to provide that the Underground Mains and Pipes, and other Underground Works and Conveniences of the Glasgow Gas Light Company, shall be Exempt from the Rates or Assessments authorised to be levied under "The Glasgow Police Act, 1862," to the same extent as is provided by "The General Police and Improvement (Scotland) Act, 1862," with respect to Assessments on similar Works in Burghs adopting that Act.

And it is also intended by the said Bill to provide, if considered expedient, for a similar Exemption from the said Rates or Assessments under "The Glasgow Police Act, 1862," in favour of any other Company which has been, or may be, incorporated or established for supplying the City of

Glasgow with Gas.

And Notice is further given, that it is intended to vary or extinguish all rights and privileges which would interfere with the objects of the said Bill, and to confer other rights and privileges: And that it is likewise intended, for the above and other purposes, to amend, and, so far as necessary, repeal certain of the provisions of "The Glasgow Police Act, 1862," and also of the several Local Acts relating to the Glasgow Gas Light Company, viz., 57 George III., chapter 41; 3 George IV., chapter 80; 6 George IV., chapter 35; 7 George IV., chapter 38; and 20 and 21 Victoria, chapter 35.

And Notice is further given, that printed copies of the said Bill, as proposed to be introduced into Parliament, will be deposited in the Private Bill Office of the House of Commons on or before the

23d day of December, 1862.

MITCHELL, ALLARDICE & MITCHELL, Glasgow.

GRAHAMES & WARDLAW, 30 Great George Street, Westminster. Glasgow, 13th November, 1862.

GLASGOW POLICE ACT, 1862.

(Alteration and Amendment.)

NOTICE is Hereby Given, that it is intended to apply to Parliament. to apply to Parliament, in the next Session, for leave to bring in a Bill for the purpose of altering and amending the provisions of the Glasgow Police Act, 1862, so far as relating to the letting or use of sleeping apartments; that is to say, to provide for the lawfully letting or using as sleeping apartments of all apartments so used or intended to be used as such in buildings at present erected, and which, although not at present struck at by the prohibitory clause in the said Act, may hereafter be rendered subject to such prohibitory clause by erections which may be made by conterminous proprietors; provided always that such apartments shall be registered within a certain period after they shall respectively be rendered subject to such prohibitory clause; As also, to provide for the lawfully letting and using as sleeping apartments of all apartments used or intended to be used as such, in buildings erected or in course of erection at the date of the passing of the said Act, notwithstanding such apartments may

be struck at by the prohibitory clause of said A ct; provided always that such apartments be registered in the manner provided by the said Act, and within a certain period to be fixed; As also, to provide for the registration of such apartments as are herein-before referred to; As also, to provide for an extension of the period within which proprietors may make application for the registration of apartments under the said Act.

To alter, amend, extend, and enlarge, as far as may be necessary for these purposes, the provisions

of the said Glasgow Police Act, 1862.

And Notice is hereby given, that printed copies of the said Bill will be deposited in the Private Bill Office of the House of Commons on or before the 23d day of December next.

Dated this 14th day of November, 1862.

QUINTIN DICK & ROBERTSON, Writers, Glasgow.

HOLMES & COMPANY, 18 Abingdon Street, Westminster, Parliamentary Agents.

NATIONAL PROVIDENT INSTITUTION.

(Incorporation of Association; Proxy Voting, &c.)

TOTICE is Hereby Given, that application is intended to be made to Parliament in the intended to be made to Parliament in the next Session for an Act to effect all or certain of

the following objects, that is to say:

To incorporate the members of "The National Provident Institution" with and subject to the same or the like powers, rights, and privileges, rules and regulations, as they at present enjoy, or are subject to; and such altered, or other and new powers, rights, privileges, rules and regulations, as may be conferred or prescribed in the said intended Act.

To confer upon the Association or Incorporated Body the powers to sue and be sued in the name or names of one or more of their officers.

To authorise members of the Association or Incorporated Body to Vote by Proxy at their meetings, or to adopt the system of Voting by Proxy if they shall think fit, subject in either case to such rules and regulations as the Association may agree upon, or as may be prescribed by Parliament; to alter all existing laws and statutes; and to vary and extinguish all rights and privileges which would or might prevent or hinder any of the objects of the Act being effected; and to confer other rights and privileges.

Printed copies of the Bill for effecting the objects aforesaid or certain of them, will be deposited in the Private Bill Office of the House of Commons on

or before the 23d day of December next. Dated the 17th day of November 1862.

DAVIDSON, BRADBURY, HARDWICK, & CARR, Weavers' Hall, Basinghall Street, London, and 22, Abingdon Street, West-London, and 22, minster, Solicitors.

RITT, VENABLES, SHERWOOD, & GRUBBE, 7, Great George Street, West-PRITT, minster, Parliamentary Agents.

LANDS IMPROVEMENT COMPANY.

(Amendment of Acts, especially as to Rent Charges and Borrowing Powers.)

TOTICE is Hereby Given, that application is intended to be made to Parliament in the intended to be made to Parliament in the next Session for an Act to repeal, alter, or amend certain of the provisions of the Lands Improvement

Company's Act, 1853; The Lands Improvement Company's Amendment Act, 1855; and the Lands Improvement Company's Amendment Act, 1859, or some or one of them; and to make further provision and confer new powers with respect to the apportionment of rent charges granted or which may bereafter be granted under the powers of the said Acts, or some or one of them, and with respect to the charging of the whole or part of such rent charges on certain portions of the land subject thereto, in exoneration and discharge of other portions of such lands, and with respect to the rights and remedies of the Lands Improvement Company, or of any persons for the time being entitled to such rent charges, for recovering and enforcing payment thereof, or of any parts thereof, from all or any part of the lands for the time being charged therewith, or the owners, lessees, or occupiers of such lands, their property or effects; and with respect to the powers of the said Company to borrow money on mortgage or bond; and to vary or extinguish all rights and privileges which would prevent any of the objects of the existing or intended Acts, or any of them, being affected; and to confer other rights and privileges.

Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons on or before the 23d day of December

t. Dated November 20, 1862. WEST & KING, Solicitors for the Bill.

In the Matter of Letters-Patent granted to FREDERICK WILLIAM NORTON, of Lascelles Hall, Lepton, in the Parish of Kirkheaton, in the County of York, Fancy Cloth Manufacturer, for certain Improvements in the production of Figured Fabrics, bearing date the 28th day of March 1849, and for Improvements in Manufacturing Plain and Figured Fabrics, bearing date the 20th

day of September 1849.
OTICE is Hereby Given, that, under and by virtue, and in pursuance of an Act made and passed in the Session of Parliament held in the fifth and sixth years of the reign of His late Majesty King William the Fourth, intituled 'An Act to amend the Law touching Letters' Patent for Inventions,' TITUS SALT, of Methley Park, and of Saltaire, both in the County of York, Worsted Spinner and Stuff Manufacturer, Assignee of the said FREDERICK WILLIAM NORTON, intends to Petition Her Majesty in Council, praying Her Majesty to grant him a Prolongation of the term of sole using and vending the Invention of the said Frederick William Norton, under Letters-Patent granted to the said Frederick William Norton, for certain improvements in the production of figured fabrics, bearing date the 28th day of March 1849, and for improvements in manufacturing plain and figured fabrics, bearing date

And Notice is hereby further given, that an application will be made on the 24th day of December next, to the Right Honorable the Lords of the Judicial Committee of the Privy-Council, to fix an early day for the hearing of the matters contained in the said Petition; and all persons desirous of being heard in opposition to the prayer of the said Petition must, on or before the said 24th day of December next, enter a caveat or caveats at the Privy-

Dated this twelfth day of November 1862.

RAWSON, GEORGE, & WADE, of Bradford, in the County of York, Solicitors for the said Titus Salt.

TO THE CREDITORS ON

TO THE CREDITORS ON
The Sequestrated Estates of ROBERT MITCHELL,
Tavern-keeper and Spirit Dealer, Airdrie.

Py virtue of an Order of the Sheriff-Substitute of
Lanarkshire, Robert Mitchell, above designed,
hereby intimates that he has presented a Petition to the
Sheriff of Lanarkshire to be finally discharged of all debts
contracted by him before the date of the sequestration of
his actator (4th May 1958), in temps of the Statute his estates, (4th May 1858,)—in terms of the Statute.

DAVID MITCHELL, Writer, Airdrie, Agent for the said Robert Mitchell.

Airdrie, November 22, 1862.

JAMES M'GILVRAY, Farmer and Carrier at Deshar, Elginshire, has presented a Petition to the Sheriff of Banff, Elgin, and Narrn, praying to be discharged of all debts and obligations contracted by him or for which he was liable at the date of the sequestration of his estates, 27th February 1862.—Of which Intimation is hereby given, in terms of the Bankrupt Statutes.

WM. FLEMING, Agent.

Grantown, November 22, 1862.

NOTICE TO CREDITORS.

In the Sequestration of J. ALLAN & COMPANY, Commission Agents, Virginia Street, Glasgow, as a Company, and John Allan, Commission Agent, Virginia Street there, the only Individual Partner of that Firm, as such Partner, and as an Individual.

Deed of Arrangement between the Bankrupt, John Allan, and his Creditors, having been produced to the Sheriff of the County of Lanark on the 19th current, the Sheriff of the County of Lanark on the 19th current, the Sheriff-Substitute has pronounced the following Inter-locutor:—'Glasgow, 19th November 1862.—Having seen the Deed of Arrangement produced, before answer appropriate intimation of the production thereof, and of this Deliverance, to be made by Advertisement published once in the Edinburgh Gazette, and North British Advertiser; and also by circular posted to every Creditor of the Bankrupt's who does not concur in the said Deed of Arrangement: requiring all parties who design to Deed of Arrangement; requiring all parties who desire to oppose the approval thereof, to lodge in the hands of the Clerk of Court a notice of appearance within ten days from the date of such publication or posting, with certification; reserving thereafter to appoint a diet for hearing all parties interested, and to make any inquiries which may be deemed processary, meaning appoints 'which may be deemed necessary; meantime appoints
'the said Deed and the Process to remain with the Clerk
'of Court subject to inspection.—One word delete.'

(Signed) 'HENRY GLASSFORD BELL.'

Of which Order or Deliverance notice is hereby given to all concerned.

J. NAISMITH, Agent, 81, St Vincent Street, Glasgow.

Glasgow, November 21, 18.2.

To the Creditors and other Persons interested in the Succession of the Deceased GEORGE MURDOCH, Wine and Spirit Merchant, Bonnyrigg, in the County of Edinburgh.

of Edinburgh.

THOMAS STEVEN, Builder, Bonnyrigg, Judicial
Factor upon the estate of the said deceased George
Murdoch, hereby intimates, that he has prepared and
lodged in Court,—First Division, Lord Barcaple, Junior
Lord Ordinary, Mr Skene, 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.

THOMAS STEVEN, Builder, Bonnyrigg.

Bonnyrigg, November 25, 1862.

JAMES WYLLIE GUILD, Accountant in Glasgow, Trustee on the sequestrated estate of CHARLES CUNNINGHAM, Accountant and Sharebroker in Glasgow, lately residing at No. 11, Royal Crescent there, now deceased, hereby intimates, that the account of his intro-missions with the funds of the estate, brought down to the 10th instant, and states of the funds realized and of those outstanding as at the same date, have been examined by the Commissioners, in terms of the Statute; that he has examined the claims of the several Creditors who have lodged their oaths and grounds of debt on or before the 10th instant, and has prepared lists of those Creditors entitled to be ranked on the funds of the said estate, and also of those whose claims have been rejected in whole or in part: and further, that the Commissioners have postponed the declaration of a dividend till the next statutory period, and dispense with sending circulars to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

J. WYLLIE GUILD, Trustee.

65, St Vincent Street, Glasgow, November 24, 1862.

MY Accounts with the estate of JOHN PARK, Insurance Broker and Commission Merchant, Glasgow, as at the 5th instant, have been audited, and a dividend postponed till another statutory period.

GEORGE M'FARLANE, C.A., Trustee.

Glasgow, November 20, 1862.

THE Estates of DANIEL ROSS, Merchant at Jamima-ville, in the Period of Providence ■ ville, in the Parish of Resolis, and County of Cromarty, were sequestrated on the 21st day of November 1862, by the Sheriff of the Counties of Ross and Cromarty.

The first deliverance is dated 21st November 1862.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Thursday the 4th day of December 1862, within the Commercial Temper-

ance Hotel, Cromarty.

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 21st day of March 1863.

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.

JAMES GRIGOR, Solicitor, Cromarty,
Agent.

THE Estates of JOHN MELROSE, Spirit Merchant, Hutcheson Street and Rutherglen Road, Glasgow, were sequestrated on the 24th day of November 1862, by the Sheriff of the County of Lanark.

The first deliverance is dated 24th November 1862.

The meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Friday the 5th day of December 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 25th day of March 1863.

By the Deliverance awarding sequestration a Warrant of Protection from Arrest or Imprisonment of the said John Melrose for Civil Debt has been granted till the meeting for the election of Trustee.

All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.
J. L. Lang, Agent,
146, West George Street, Glasgow.

Glasgow, November 24, 1862.

Petition has been presented to the Lord Ordinary A officiating on the Bills at the instance of John Turnbull, Merchant, Dunse, Trustee on the sequestrated estate of SAMUEL INGLIS REDPATH, Commission Agent and Grocer in Dunse, to declare all right and interest which belonged to the Bankrupt in the following subjects, vizt.—One Aveling's Patent Locomotive Engine, No. 45, with improved boiler and other motive Engine, No. 45, with improved boiler and other appurtenances; also, one Patent Double Blast Finishing Machine, with high wood wheels and oil boxes, &c., of the value together of £539:0:3, acquired by the said Samuel Inglis Redpath by purchase from Messrs Aveling & Porter, Rochester,—to be vested in the Petitioner as Trustee foresaid, as at the date of the acquisition of the same o tioner as Trustee foresaid, as at the date of the acquisition thereof, to the same effect as is, by the Bankruptcy (Scotland) Act, 1856, enacted in regard to the other estates of the Bankrupt: On which Petition Lord Barcaple, Ordinary officiating on the Bills, pronounced the following Deliverance:— 'Edinburgh, 24th November' 1862.—The Lord Ordinary appoints this Petition to be intimated in the Edinburgh Gazette, and requires all converged to appear in Court for their interest within concerned to appear in Court for their interest within ten days after publication.'

(Signed) 'E. F. MAITLAND. Of all which Notice is hereby given to all concerned.
J. A. CAMPBELL, C.S.,
Agent for Trustee.

Edinburgh, November 25, 1862.

Petition has been presented to the Lord Ordinary officiating on the Bills at the instance of Thomas . Evans, sometime Commission Agent, Dundas Street, Edinburgh, now in Glasgow, and others, being nine-tenths in number and value of the Creditors ranked on the Sequestrated Estate of THOMAS WARD, sometime Wine Merchant and Commission Agent in Love Lane, Eastcheap, London, and residing at Park Cottage, Brixton Road, Brixton, London, thereafter in Princes Street, Edinburgh, and latterly residing in Peebles, praying for Recal of the said Sequestration; and Lord Barcaple, Ordinary, has appointed all concerned to appear within fourteen days from this date, to shew cause why the sequestration should not be recalled.—Of which Intimation is hereby given.

ALEX. GUTHRIE, S.S.C., Agent. 47, Albany Street, Edinburgh, November 23, 1862.

NOTICE is Hereby Given, that the Lord Ordinary officiating on the Bills has, on considering a Petition by Thomas Davies Smellie, Measurer in Glasgow, for Sequestration of the Estates of YOUNG & BLACK, Plasterers, Buchan Street, Gorbals, Glasgow, and Mathew Young and James Black, both Plasterers there, the Individual Partners of the said Company, as such Partners, and as Individuals, granted warrant for citing them to and as Individuals, granted warrant for citing them to appear in Court, on the seventh day next after citation within Scotland, and the twenty-first day next after citation if furth of Scotland, to shew cause why sequestration of their estates should not be awarded.

JAMES LAMOND, S.S.C., 20, Queen Street, Edinburgh, Agent.

November 22, 1862,

SEQUESTRATION of JOHN MACDONALD,
Calenderer, Brunswick Street, Glasgow.

AVID M'CUBBIN, Accountant in Glasgow, has been elected Trustee on the estate; and Peter Walker, residing at Garnet House, Helensburgh, Peter Walker, residing at Garnet House, Helensburgh, Feter M'Lellan, Ironmonger, Glasgow, and John Ewing, Packing-box Maker, Glasgow, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Court-house, Glasgow, on Monday the 1st day of December next, at 12 o'clock noon. The Creditors will meet in the Chambers of Messrs M'Cubbin & Johnston, Accountants, No. 110, Buchanan Street, Glasgow, on Thursday the 11th day of December 1862, at two c'clock afternoon. At the general meeting of Craditors o'clock afternoon. At the general meeting of Creditors held on the 18th day of November 1862, the Bankrupt made an offer of composition of Five Shillings per pound to his Creditors on all debts due by him at the date of his sequestration, payable by three equal instalments at six, twelve, and eighteen months from the date of his discharge; he further offered to pay or provide for the expences attending the sequestration and remuneration of the Trustee, and offered William Macdonald, residing in Rothesay, as security for the payment of said composition, expences, and remuneration. The Creditors, or Mandaexpences, and remuneration. The Creditors, or Manda-tories for Creditors present at the said meeting, having resolved that the offer and security should be entertained for consideration, Notice is hereby given, that the Bankrupt's offer, and the security proposed, will be finally decided on at the meeting to be held after the Bankrupt's examination above intimated.

R. STEWART, Writer, Glasgow, Agent for the Trustee

SEQUESTRATION of RODGER LANGLANDS, Com-

mission Agent in Glasgow,

OHN WILSON, Accountant in Glasgow, has been elected Trustee on the estate; and Alexander White, Commission Agent in Glasgow, Charles Brown Aikman, Writer there, and John Gartshore, Sewed Muslin Manufacturer there, have been elected Commissioners. The examination of the Bankrupt will take place within the Chambers of Mr Sheriff Bell, Court-house, Glasgow, on Wednesday the 3d day of December next, at 12 o'clock noon. The Creditors will meet within the Chambers of Aikman & Arnot, Writers, 124, St Vincent Street, Glas-gow, on Thursday the 11th day of December next, at 12 o'clock noon. The Bankrupt, at the meeting for election of Trustee, offered payment of a composition of Sixpence per pound upon all debts due by him at the date of the sequestration of his estates, payable at three months after the date of final discharge, and to pay or provide for the expences attending the sequestration and remuneration to the Trustee, and he offered security for payment of said composition, remuneration, and expences. The Creditors present at the meeting having agreed to entertain said offer, Notice is hereby given, that the same will be decided upon at the meeting to be held after the Bankrupt's examination.

John Wilson, Trustee.

Glasgow, November 22, 1862.

SEQUESTRATION of WILLIAM MASSON, Farmer, Windyhills, Kellas.

AVID FORSYTH, Writer in Elgin, has been elected

Trustee on the estate; and John Forsyth, Ironmonger, Elgin, and Andrew Smith, Ironfounder there, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Court-house, Elgin, on Wednesday the 3d day of December next, at one o'clock afternoon. The Creditors will meet in the Writing-chambers of Murdoch & Forsyth, Writers, North Street, Elgin, on Thursday the 11th day of December next, at one o'clock afternoon.

DAVID FORSYTH, Trustee.

Elgin, November 22, 1862.

SEQUESTRATION of JOHN HEWETSON, sometime Brewer in Castle-Douglas, in the Stewartry of Kirkcud-bright, now residing in the Parish of Penpont, in the County of Dumfries.

EORGE DUNBAR, Licensed Appraiser in Dumfries, Commissioners. The examination of the Bankrupt will the place in the Shariff Court-house. Dumfries, on take place in the Sheriff-Court-house, Dumfries, Monday the 1st day of December next, at one o'clock afternoon. The Creditors will meet in the Commercial Hotel, Dumfries, on Tuesday the 9th day of December next, at two o'clock afternoon. At the meeting of Creditors for the election of Trustee, the Bankrupt made offer of a composition of Sixpence per pound on all debts due whim at the date of his accuration parallel of the by him at the date of his sequestration, payable on the expiry of one month from the date of his discharge, with security for payment thereof; which offer was unanimously entertained by the Creditors present, and will be decided upon at the said meeting of Creditors to be held after the examination of the Bankrupt.

GEORGE DUNBAR, Trustee.

Dumfries, November 22, 1862.

SEQUESTRATION of JOHN BAIN, Farmer, Tayfield, in the County of Caithness.

EORGE MACADIE, Farmer, Hillhead, near Wick, I has been elected Trustee on the estate; and Marcus Geddes, Meal Dealer, Wick, Alexander Robertson, Ironmonger there, and Alexander Grant, Farmer, Gillock, near Wick, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Court-house at Wick, on Tuesday the 2d day of December next, at noon. The Creditors will meet in the Writing-chambers of John M. Sutherland, Writer in Wick, on Saturday the 13th day of December next, at one o'clock afternoon; and to entitle Creditors to the first dividend, their oaths and claims will require to be lodged with the Trustee on or before 1st March next. Trustee on or before 1st March next.

George M'Adie, Trustee.

Wick, November 22, 1862.

SEQUESTRATION of GEORGE STEPHEN, residing at Tillywater, Monymusk, Aberdeenshire.

GEORGE COLLIE, Advocate, Aberdeen, has been elected Trustee on the estate; and Alexander Reid, Blacksmith, Robert Glegg, Ironmonger, and Oswald Prosser, Writer, all in Aberdeen, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Court-house, Aberdeen, on Wednesday the 3d day of December next, at 12 o'clock noon. The Creditors will meet in the Writing-chambers of James & George Collie, Advocates, 38, Castle Street, Aberdeen, on Thursday the 11th day of December next, at 12 o'clock

GEORGE COLLIE, Trustee.

Aberdeen, November 24, 1862.

NOTICE.

SEQUESTRATION of JOHN WHAN, Farmer in Kingslaggan, in the Parish of Anwoth, and Stewartry of Kirkeudbrght.

WILLIAM CAIRNS, Agent of the Union Bank of Scotland, Gatehouse, has been elected Trustee on the estate; and David M'Lellan, Writer in Kirkcudbright, John Gardiner, Farmer, Murraytown, and Samuel Cavan, Merchant, Kirkcudbright, have been elected Commis-sioners. The examination of the Bankrupt will take place sioners. The examination of the Bankrupt will take place in the Sheriff-Court-house at Kirkcudbright, on Tuesday the 2d day of December next, at 11 o'clock forenoon. The Creditors will meet in the Selkirk Arms Hotel, Kirkcudbright, on Friday the 12th day of December next, at two o'clock afternoon; and to entitle Creditors to the first dividend their oaths and claims will require to be lodged in the hands of the Trustee on or before 5th March

W. CAIRNS, Trustee.

SEQUESTRATION of GEORGE HUNTER, Draper and Tea Dealer, Hutcheson Street, Glasgow.

EORGE ROBSON, Accountant in Glasgow, has been elected Trustee on the estate; and Thomas been elected Trustee on the estate; and Thomas Ston, Wholesale Tea Dealer in Glasgow, Hugh Bell, Wholesale Tea Dealer there, and James Arthur, Merchant there, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Courthouse, (Mr Sheriff Smith's Chambers,) Glasgow, on Thursday the 4th day of December next, at 12 o'clock noon. The Creditors will meet in the Counting-house of Messrs Black & Robson, Accountants, 14, Prince's Square, Glasgow, on Tuesday the 16th day of December next, at two o'clock afternoon. EORGE ROBSON, Accountant in Glasgow

GEO, ROBSON, Trustee.

Glasgow, November 24, 1862.

SEQUESTRATION of ROBERT MILNE, Jutespinner and Manufacturer in Dundee.

LEXANDER JOHNSTON WARDEN, Merchant A LEXANDER JOHNSTON WARDEN, Merchant in Dundee, has been elected Trustee on the estate; and Henry Macdonald, Merchant in Dundee, Peter Miln Duncan, Coal Merchant in Dundee, and James Parker Shaw, Merchant and Calenderer in Dundee, have been elected Commissioners. The examination of the Bankrupt will take place within the Sheriff-Court-house at Dundee, on Wednesday the 3d day of December next, at 12 o'clock noon. The Creditors will meet in the British Hotel, Dundee, on Saturday the 13th day of December next, at 12 o'clock noon.

ALEX. J. WARDEN Trustee

ALEX. J. WARDEN, Trustee.

Dundee, November 24, 1862.

EORGE GENTLES, Accountant and Auctioneer in Airdrie, Trustee on the sequestrated estate of ALEXANDER RATTRAY BROWN, Stationer and Lithographer, carrying on Business in Airdrie and in Glasgow, hereby calls a meeting of the Creditors to be held within the Writing-chambers of Robert Watt, Solicitor Market Buildings Airdrie on Friday the 19th day of tor, Market Buildings, Airdrie, on Friday the 19th day of December proximo, 1862, at two o'clock afternoon, to consider as to an application for the Trustee's discharge.

Airdrie, November 21, 1862. GEO. GENTLES, Trustee.

SEQUESTRATION of AITKEN & COMPANY, Manu-Hutcheson Street, Glasgow, and James Aitken, Manufacturer and Warehouseman there, the sole Partner of that Company, as such Partner, and as an Individual.

JOHN MILLER, Accountant in Glasgow, Trustee on said sequestrated estates, hereby intimates, that an account of his intromissions with the funds of the estate to the 9th current, has been audited by the Commissioners, and that an equalizing and second dividend to those Creditors whose claims have been admitted by the Trustee, will be paid at his Counting-house, No. 71, Queen Street, Glasgow, on Saturday the 10th day of January next.

JNO. MILLER, Trustee.

71, Queen Street, Glasgow, November 24, 1862.

POBERT GALT, Junior, Accountant in Glasgow, Trustee on the sequestrated estate of JOHN LOVE, Baker, Buchanan Street, Glasgow, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 8th current, has been audited by the Commissioners. Farther, that a first and final dividend will be paid to those Creditors whose claims have been admitted, within the Chambers of Robert Galt & Son, Accountants, 20, Buchanan Street, Glasgow, upon the 8th day of January 1863.

ROBERT GALT, Junr. Trustee.

20, Buchanan Street, Glasgow, November 22, 1862.

A RCHIBALD POLLOCK, Accountant in Glasgow, Trustee on the sequestrated estate of WILLIAM MORRISON, Tobacco and Snuff Manufacturer in Glasgow, hereby intimates, that a dividend will be paid to those Creditors whose claims have been admitted by the Trustee, at his Office, No. 46, Renfield Street, Glasgow, on Monday, the 18th day of Language 1862 Monday the 12th day of January 1863.

ARCH. POLLOCK, Trustee.

Glasgow, November 22, 1862.

JOHN WAUGH, Tenant in Langshaw, Trustee on the sequestrated estate of JOHN ESKDALE, Cattle Salesman in Kelso, hereby intimates, that an account of his intromissions, brought down to the 9th instant, and state of the funds as at that date, have been examined and approved of by the Commissioners; further, that a first and final dividend will be paid to those Creditors whose claims have been admitted by the Trustee, within the Writing-Chambers of Smiths & Robson, Solicitors in Kelso, on the 10th day of January next.

JOHN WAUGH, Trustee.

Kelso, November 21, 1862.

EORGE MACADIE, Farmer, Hillhead, Wick, Trustee on the sequestrated estate of ANDREW KEIR, Farmer at Noss, near Wick, in the County of Caithness, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 8th day of November current, and states of the funds received and of those outstanding as at the same date, have been made up and examined by the Commissioners, who have postponed declaring another dividend till the recurrence of the next statutory period, and they dispensed with sending circulars to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

GEORGE M'ADIE, Trustee.

Wick, November 21, 1862.

VILLIAM STIVEN, Accountant in Dundee, Trustee on the sequestrated estate of JAMES LIVING-STON, Manufacturer in Dundee, now deceased, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 7th day of November current, and a state of the whole estate of the Bankrupt as at the same date, have been made up, and examined and audited by the Commissioners on said estate, in terms of the 'Bankruptcy (Scotland) Act, 1856,' and that the Commissioners have postponed the declaration of a dividend till the recurrence of another statutory period.—Of all which Notice is hereby given, in terms of the

WM. STIVEN, Trustee.

Dundee, November 21, 1862.

THE Trustee on the sequestrated estate of the Deceased JAMES JOHN FRASER, hereby intimates, that he has had no intromissions with the funds of the estate since the last audit of his accounts, and that the Commissioners have postponed the payment of a dividend till another statutory period, and dispense with circulars to the Creditors.

DAVID SCOTT, C.A., Trustee.

Edinburgh, 4A, North St David Street, November 25, 1862.

THE Trustee on the sequestrated estate of JAMES MURRAY REID, Draper and Clothier, Overgate, Dundee, hereby intimates, that his accounts as at 8th November current have been audited by the Commissioners, who have postponed the declaration of a dividend, and dispensed with sending circulars to the Creditors.

Jas. Henderson, Jr.

Dundee, November 24, 1862.

SEQUESTRATION of ALLAN M'DOUGALL, Grocer and Provision Merchant, Parliamentary Road, Glasgow.

THE Commissioners have audited an account of my intromissions to the 10th current, postponed the declaration of a dividend, and dispensed with circulars to Creditors.

ROBERT GALT, Junr. Trustee.

20, Buchanan Street, Glasgow, November 24, 1862.

SEQUESTRATION of JAMES LOW, Farmer in Nether Comi ty, in the Parish of Forgue, and County of Aberdeen.

THE Commissioners have audited my accounts brought down to the 7th current, postponed the declaration of a dividend, and dispensed with sending circulars to the Creditors.

AL. STRONACH, Jun. Trustee.

Aberdeen, November 17, 1862.

A NDREW RAE, Farmer at Broom, in the Parish of Cummertrees, Trustee on the sequestrated estate of THOMAS JOHNSTON, Farmer and Cattle Dealer, &c., residing at Beechhill, in the Parish of Annan, hereby intimates, that an account of his intromissions to the 9th day of November current, and a state of the funds received and outstanding as at that date, have been audited and docqueted by the Commissioners; that the Commissioners postponed the declaration of a dividend until next statutory period, and authorised the Trustee to dispense with circulars to Creditors.

ANDW. RAE, Trustee.

Annan, November 24, 1862.

DISSOLUTION OF PARTNERSHIP.

THE Partnership carried on by the Subscribers, as Writers to the Signet and Law Agents in Edinburgh, under the Firm of INGLIS & LESLIE, was DISSOLVED by mutual consent upon the 30th day of September last.

HENRY INGLIS.

JOHN K. LINDSAY, of 16, Queen St., Edinr., Witness to the Signature of Mr Inglis. DAVID COOK, of same place, Witness to Signature of Mr Inglis.

W. LESLIE

SPENCER BALFOUR, Clerk to Martin & Leslie, 27, Abingdon Street, Westminster, Witness to Mr Leslie's Signature.

ROBERT MINEFIE, Clerk to the said Martin & Leslie, Witness to Mr Leslie's Signature.

Edinburgh, November 24, 1862.

Edinburgh, November 21, 1862.

THE Copartnery carried on by the Subscribers at 23, James Square, Edinburgh, under the names of G. BLACK and J. CAW, Messengers-at-Arms and Sheriff-Officers, was DISSOLVED by mutual consent on the 3d current.

The debts owing to the Firm will be received and discharged by James Kuox, Accountant, Princes Street, who will also discharge the obligations of said Firm.

GEORGE BLACK.

THOMAS MOWAT, Writer, Edinburgh, Witness.
MICHAEL ALLEN, Jr. Writer, Edinburgh, Witness.

JOHN CAW.

THOMAS MOWAT, Writer, Edinburgh, Witness.
MICHAEL ALLEN, Jr. Writer, Edinburgh, Witness.

DISSOLUTION OF PARTNERSHIP.

THE Copartnership of TURNER & MUTER, Fancy
Dress Manufacturers in Glasgow, of which the
Subscribers were the sole Partners, was DISSOLVED of
mutual consent as on 15th November current.

The Subscriber, Thomas Muter, is authorised to uplift and discharge all debts due to, and will pay all those due by the said Company.

ROBERT TURNER. THOMAS MUTER.

H. F. LESLIE, Witness. CHARLES THOM, Witness.

Glasgow, November 24, 1862.

THE Subscriber, Daniel Macfarlane, with consent of his Copartner, the Subscriber Archibald Glen, retired from the Copartnership of ARCHD. GLEN & CO., on the 29th October 1861.

ARCH. GLEN.

DAN. MACFARLANE.

J. CARFRAE ALSTON, Witness. Ja. M'GARVA, Witness. WILLIAM MORRISON, Mail Contractor, sometime at Garve, now at Inverness, has presented a Petition to the Sheriff of the County of Inverness praying for interim protection and decree of Cessio Bonorum; and his Creditors are hereby required to appear within the Sheriff's Chambers, Castle, Inverness, upon the 24th day of December next, at 12 o'clock noon, when the Petitioner will appear for examination.

James Anderson, Solicitor, Inverness, Agent for Petitioner.

Inverness, November 22, 1862.

WILLIAM KILPATRICK, Flesher in Rothesay, has presented a Petition to the Sheriff of the Sheriffdom of Dumbarton and Bute for interim protection and decreet of Cessio Bonorum; and all his Creditors are hereby required to appear within the Sheriff-Court-house at Rothesay, on Wednesday the 7th day of January 1863, at 11 o'clock forenoon, when he will appear for examination.

ARCH. MACFIE, Agent.

Rothesay, November 22, 1862.

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

Printed and Published at the Office, 13, North Bank Street, by WILLIAM ALEXANDER LAURIE,
Printer to the Queen's Most Excellent Majesty.

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

Tuesday, November 25, 1862.

Price Two Shillings.