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FRIDAY, MAY 20, 1864.

WHITEHALL, May 14, 1864.

THE following Addresses of Congratulation to the Queen, on the occasion of Her Royal Highness the Princess of Wales having given Birth to a Prince, have been transmitted to the Right Honourable Sir George Grey, Bart., Her Majesty's Principal Secretary of State for the Home Department, for Presentation, and 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 most loyal and dutiful subjects, the Landholders, Commissioners of Supply, and Justices of the Peace of the county of Aberdeen, in General Meeting assembled, desire to express to your Majesty our sincere congratulations on the birth of a son to His Royal Highness the Prince of Wales.

Regarding this happy event as a National blessing, we also feel happy in the assurance that your Majesty participates in the joy of your attached people in the prospect which it affords of a continuance in your family of the direct succession to the Reisigh throng

That your Majesty may long be spared to rule over us, and may regain some measure at least of that happiness to which you have lately been a stranger, is our fond and earnest prayer.

Signed in name and by appointment of the General Meeting of Landholders, Commissioners of Supply, and Justices of Peace of said county, held at Aberdeen on the 30th day of April 1864 years.

ALEXR. FORBES IRVINE, Convener of the County and Chairman of the Meeting.

And the following on the same subject: from The Commissioners of Supply of the county of Dumbarton.

The Commissioners of Supply of the county of Lanark.

The Commissioners of Supply of the county of Selkirk.

The Noblemen, Gentlemen, Commissioners of Supply, and Justices of the Peace of the county of Stirling. FOREIGN OFFICE, May 4, 1864.

The Queen has been graciously pleased to appoint Alexander Graham Dunlop, Esq. now Her Majesty's Consul at Cairo, to be Her Majesty's Consul at Cadiz.

FOREIGN OFFICE, May 14, 1864.

The Queen has been pleased to approve of M. Philipp Goldschmidt as Vice-Consul at Manchester for His Royal Highness the Grand Duke of Oldenburgh.

FOREIGN OFFICE, May 17, 1864.

The Queen has been pleased to approve of M. Théophile Chrestien as Consul at Rangoon for His Majesty the King of the Belgians.

WHITEHALL, May 12, 1864.

The Queen has been pleased to grant unto Mary Thomlinson, of the Hill, in the parish of Rockeliffe, in the county of Cumberland, widow and relict of Joseph Thomlinson, late of Carden, in the parish of Dalston, in the said county of Cumberland, and of Laverroch Bank, in the parish of Saint John's, in the county-palatine of Lancaster, Esquire, deceased, and only daughter of Sir James Robert Grant, late of the Hill aforesaid, Knight, Doctor of Medicine, Companion of the Most Honourable Order of the Bath, and Inspector-General of Army Hospitals, on half-pay, also deceased, Her royal licence and authority that she and her issue may, in compliance with a condition contained in the last will and testament of her father, the said Sir James Robert Grant, take and henceforth use the surname of Grant, in addition to and after that of Thomlinson:

And to command that the said royal concession and declaration be recorded in Her Majesty's College of Arms, otherwise to be void and of none effect.

LORD CHAMBERLAIN'S OFFICE, May 14, 1864.

Notice is hereby given, that the State Apartments of Windsor Castle will be open to the public, under the usual regulations, on and after Monday the 16th instant.

WESTMINSTER, May 13, 1864.

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

An Act to grant certain duties of Customs and Inland Revenue.

An Act to further extend the time for making enrolments under the Act passed in the twenty-fourth year of the reign of Her present Majesty, intituled "An Act to amend the law relating to the conveyance of lands for charitable uses," and otherwise to amend the said law.

An Act to confirm certain provisional orders under "The Land Drainage Act, 1861."

An Act to confirm the appointment of Henry Pendock St George Tucker, Esq., as one of the Judges of Her Majesty's High Court at Bombay, and to establish the validity of certain proceedings therein.

An Act for the abolition of vestry cess in Ireland; and for other purposes relating thereto.

An Act for making better and further provision for the more efficient despatch of business in the High Court of Chancery.

An Act to remove certain restrictions on the negotiations of promissory notes and bills of exchange under a limited sum in Ireland.

An Act to enable joint stock companies carrying on business in foreign countries to have official seals to be used in such countries.

An Act for enabling the Huntingdon and Godmanchester Gas and Coke Company (Limited) to acquire additional land.

An Act to enable the Dublin and Meath Railway Company to raise a further sum of money; and for other purposes.

An Act to enable the South Yorkshire Railway and River Dun Company to extend their railway to the Midland Railway at Barnsley.

An Act to enable the Great North of Scotland Railway Company to contribute further moneys to certain undertakings

An Act to enable the North-Eastern Railway Company to construct a branch railway and works between Church Fenton and Micklefield, in the county of York; to raise additional capital; and for other purposes.

An Act to amend "The Salisbury Railway and Market House Act, 1856," and to enable the Com-pany thereby incorporated to increase their capital; and for other purposes.

An Act to extend the time limited for the purchase of certain lands by Acts relating to the Lianidloes and Newtown Railway Company, and to authorise that Company to raise and apply money to the general purposes of their undertaking; and for other purposes.

An Act for lighting with Gas the townships of Clayton, Allerton, and Thornton, and certain neighbouring townships, or parts thereof, in the West Riding of the county of York.

An Act for amalgamating the undertakings of the Commercial Dock Company and of the Grand Surrey. Pocks and Canal Company; for consoli-

dating and amending their Acts; and for other

purposes.

An Act to make provision for equalizing the Revenue and Expenditure of the Aberbrothwick Harbour Trust; to enable the trustees to borrow a further sum of money; and for other purposes relating to the said harbour.

An Act for incorporating and granting other powers to "The Salisbury Gas Light and Coke Company."

An Act for repairing and maintaining the Sudden Bridge and Bury Roads, in the county palatine of Lancaster; and for other purposes.

An Act to enable the Haslingden and Rawtenstall Waterworks Company to raise a further sum of money, and to construct works, and for other

An Act to authorise the Edgware, Highgate, and London Railway Company to extend their railway to the Alexandra Park; and for other pur-

An Act to enable the Anglesey Central Railway Company to make a deviation of a portion of their authorised line.

An Act to enable the London, Brighton, and South Coast Railway Company to provide station accommodation at Kemp Town, Brighton, and to construct a new railway in connection therewith; and for other purposes.

An Act to confer powers on the Lancashire and Yorkshire Railway Company for the execution of new works and the acquisition of additional lands, and otherwise in relation to their undertaking; and for other purposes.

Queen's Commission.

3d Administrative Battalion of Staffordshire Rifle Volunteers.

Henry Reveley Mitford, late Adjutant 1st Lanark-shire Rifle Volunteer Corps, to be Adjutant, from the 20th April 1864, vice Payn, removed.

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

The Honourable Francis Charles, Viscount Newry and Morne, to be Deputy Lieutenant. Dated 13th May 1864.

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

Oxfordshire Regiment of Militia.

Captain Andrew Marriott Matthews to be Major, from the 20th April 1864. Dated 6th May 1864.

Commissions signed by the Lord Lieutenant of the County of Kent, and of the City and County of the City of Canterbury.

East Kent Regiment of Militia.

Lord Harris, K.S.I., to be Honorary Colonel. Dated 13th May 1864.

Major William Wray Maunsell to be Lieutenant-Colonel-Commandant, vice Dering, resigned. Dated 13th May 1864.

26th Kent Rifle Volunteer Corps.

Major-General St George, C.B., Director-General of Artillery, to be Colonel-Commandant, vice Major-General Tulloh, resigned. Dated 11th May 1864. -

TREASURY WARRANT.

Whereas by an Act of Parliament made and passed in the session of Parl ament holden in the third and fourth years of the reign of Her Majesty, chapter ninety-six, for the regulation of the duties of postage, power is given to the Commissioners of Her Majesty's Treasury, from time to time, by Warrant under their hands, to alter and fix any of the rates of British postage payable by law on the transmission by post of Foreign or Colonial letters or newspapers, or of any other printed papers, and to subject the same to rates of postage according to the weight thereof, and a scale of weight to be contained in such Warrant; and from time to time, by Warrant as aforesaid, to alter or repeal any such altered rates, and make and establish any new or other rates in lieu thereof, and from time to time, by Warrant as aforesaid, to appoint at what time the rates which might be payable were to be paid, and the power thereby given to alter and fix rates of postage was to extend to any increase or reduction or remission of postage.

And whereas further powers are given to the Commissioners of Her Majesty's Treasury, by another Act of Parliament passed in the session of Parliament holden in the tenth and eleventh years of the reign of Her Majesty, chapter eighty-five, for giving further facilities for the transmission of letters by post, and for the regulating the duties of postage thereon, and for other purposes relating to the Post-office.

And whereas the Commissioners of Her Majesty's Treasury, since the passing of the said two hereinbefore recited Acts, and by virtue thereof, have from time to time, by divers Warrants under their hands, fixed, made, and established certain rates of British postage to be paid and payable on the transmission by the post of certain Colonial letters therein respectively mentioned; and it is expedient that certain of the said rates on certain of the said letters should be altered, and certain other rates made and fixed in lieu thereof, and that certain other regulations should be made, and for that purpose that certain of the said former rates, and also that one of the said Warrants should be wholly, and certain other of the said Warrants should be in part, repealed and annulled in the manner hereinafter mentioned.

Now we, the Commissioners of Her Majesty's Treasury, in exercise of the power or authority in us for that purpose vested, in and by the said hereinbefore recited Acts of Parliament or either of them, and of all other powers enabling us in this behalf, do, by this Warrant, (under the hands of two of us, the said Commissioners, by the authority of the Statute in that case made and provided,) order, direct, and declare as follows:—

- 1. On every letter not exceeding one half of an ounce in weight, transmitted by the post from any place in the United Kingdom, to New South Wales, Queensland, Victoria, South Australia, Western Australia, Tasmania, or New Zealand, direct, or through any British Colony or Foreign Country, and conveyed by British packet-boat, there shall be charged and taken, in lieu of any rates of British postage now payable on such letters, an uniform rate of British postage of one shilling.
- 2. On every letter not exceeding one half of an ounce in weight, transmitted by the post from any of Her Majesty's Colonies or any Foreign Country through the United Kingdom, to New South Wales, Queensland, Victoria, South Australia, Western Australia, Tasmania, or New Zealand, whether through any British Colony or Foreign Country or United Kingdom.

not, (the sea conveyance from the United Kingdom to New South Wales, Queensland, Victoria, South Australia, Western Australia, Tasmania, or New Zealand, being by British packet-boat,) there shall be charged and taken, in lieu of any rates of British postage now payable on such letters, a like rate of British postage of one shilling for the conveyance of every such letter from any port in the United Kingdom to New South Wales, Queensland, Victoria, South Australia, Western Australia, Tasmania, or New Zealand. And for the conveyance of every such letter from the British Colony or Foreign Country from which the same shall be forwarded to the port in the United Kingdom of the arrival of the packet-boat, or vessel (not being a packet-boat,) conveying the same, such a further or additional rate of postage as shall from time to time be charged and payable for British postage on letters not exceeding half an ounce in weight, posted in any such British Colony or Foreign Country, and transmitted direct from such Colony or Foreign Country to the port in the United Kingdom of the arrival of the packet boat, or vessel (not being a packet-boat,) conveying the same: Provided that in all cases where such additional rate includes both inland and sea services, there shall be deducted therefrom the sum of one penny in respect of the inland conveyance under this clause of every such letter sent through the United Kingdom.

- 3. On every letter not exceeding one half of an ounce in weight, transmitted by the post from any place in the United Kingdom to New South Wales, Queensland, Victoria, South Australia, Western Australia, Tasmania, or New Zealand, and conveyed by a vessel, not being a packet-boat, there shall be charged and taken, in lieu of any rates of British postage now payable on such letters, an uniform British rate of postage of fourpence.
- 4. On every letter not exceeding one half of an ounce in weight, transmitted by the post from any of Her Majesty's Colonies or any Foreign Country through the United Kingdom to New South Wales, Queensland, Victoria, South Australia, Western Australia, Tasmania, or New Zealand, (the sea conveyance from the United Kingdom to New South Wales, Queensland, Victoria, South Australia, Western Australia, Tasmania, or New Zealand, being by a vessel not being a packet-boat,) there shall be charged and taken, in lieu of any rates of British postage now payable on such letters, a like rate of British postage of fourpence, for the conveyance of every such letter from any port in the United Kingdom to New South Wales, Queensland, Victoria, South Australia, Western Australia, Tasmania, or New Zealand; and for the conveyance of every such letter from the British Colony or Foreign country from which the same shall be forwarded to the port in the United Kingdom of the arrival of the packet-boat, or vessel (not being a packet-boat), conveying the same, such a further or additional rate of postage as shall from time to time be charged and payable for British postage on letters not exceeding half an ounce in weight, posted in any such British Colony or Foreign Country, and transmitted direct from such Colony or Foreign Country to the port in the United King-dom of the arrival of the packet-boat, or vessel (not being a packet-boat,) conveying the same. Provided that in all cases where such additional rate includes both inland and sea services there shall be deducted therefrom the sum of one penny in respect of the inland conveyance under this clause of every such letter sent through the

5. All such respective letters so transmitted as is mentioned in this Warrant, if exceeding one half of an ounce in weight, shall be subject to the several further and additional and progressive rates of postage hereinafter mentioned, that is to say:—

On every letter so transmitted, if exceeding one half of an ounce in weight, and not exceeding one ounce in weight, there shall be charged, taken, and paid, two rates of postage.

And on every letter so transmitted, if exceeding one ounce, and not exceeding one ounce and one half of another ounce in weight, three

rates of postage.

And on every letter so transmitted, if exceeding one ounce and one half of another ounce and not exceeding two ounces in weight, four

rates of postage.

And for every additional half of an ounce in weight of any letter so transmitted as aforesaid, above the weight of two ounces, there shall be charged, taken, and paid, an additional rate of postage, and every fractional part of such additional half of an ounce in weight shall be charged as an additional half of an ounce in weight. And each progressive and additional rate chargeable under this clause shall be estimated and charged at the sum which any such letter would be charged with under this Warrant, if not exceeding one half of an ounce in weight.

6. On every letter posted in the United Kingdom addressed to New South Wales, Queensland, Victoria, South Australia, Western Australia, and New Zealand, the postage thereof shall be paid at

the time of the same being posted.

- 7. If any letter shall be posted in the United Kingdom addressed to New South Wales, Queensland, Victoria, South Australia, Western Australia, or New Zealand, having thereon or affixed thereto a postage stamp or stamps, the value of which shall be less in amount than the single rate of postage to which such letter, if not exceeding half an ounce in weight, would be liable under this Warrant, every such letter shall be detained and opened, and shall be either returned or given up to the sender thereof.
- 8. If any letter shall be posted in the United Kingdom addressed to New South Wales, Queensland, Victoria, South Australia, Western Australia, or New Zealand, having thereon or affixed thereto a postage stamp or stamps, the value of which shall be less in amount than the rate of postage to which the same would be liable under or by virtue of the provisions of this Warrant, but equal in amount to the single rate of postage chargeable on any such letter if not exceeding half an ounce in weight, every such letter shall be forwarded, charged with the amount of the difference between the value of such stamp or stamps so being thereon or affixed thereto, and the postage to which it would have been liable if the postage had been paid when posted, together with the further and additional rate of postage of one shilling when conveyed by British packet-boat, and with the further and additional rate of postage of fourpence, when conveyed by a vessel not being a packetboat.

9. On every letter posted in the United Kingdom addressed to Tasmania the postage thereof shall be paid at the time of the same being posted.

10. If any letter shall be posted in the United Kingdom addressed to Tasmania, without any postage having been paid thereon, or having thereon or affixed thereto a postage stamp or stamps, the value of which shall be less in amount than the

rate of postage to which the same would be liable, under or by virtue of the provisions of this Warrant, every such letter shall be detained and opened, and shall be either returned or given up to the sender thereof.

11. In all cases in which any letter, in respect of which any rate of postage is chargeable under or by virtue of the provisions of this Warrant, shall be liable to any Colonial or Foreign postage, such Colonial or Foreign postage shall be charged and paid thereon in addition to the British postage.

12. Nothing in this Warrant contained shall in anywise annul, prejudice, or affect any of the exemptions or privileges granted by or under the said hereinbefore recited Acts, or either of them, or by or under any other Acts of Parliament relating to the Post-office, or any of the privileges which officers, seamen, and soldiers, employed in Her Majesty's service, are by law entitled to, of sending and receiving by the post letters subject to the regulations and restrictions in respect of the same.

13. Nothing in this Warrant contained shall be deemed or construed to extend to any letters posted in or addressed to France, or any Foreign Country through France, and transmitted between France or Foreign Countries through France and New South Wales, Queensland, Victoria, South Australia, Western Australia, Tasmania, or New Zealand, all, which last-mentioned letters shall be charged and chargeable with the same rates of postage as if this Warrant had not been signed.

14. The several terms and expressions used in this Warrant shall be construed to have the like meaning, in all respects, as they would have had if inserted in the said Act passed in the fourth year of the reign of Her Majesty, for the regulation of

the duties of postage.

15. The following rates of British postage, respectively fixed, made, and established under and by virtue of the following Warrants, under the hands of the Commissioners of Her Majesty's Treasury, from time to time heretofore made, and the regulations affecting the said rates of postage therein respectively mentioned, and also the Warrant and parts of Warrants hereinafter respectively mentioned and particularized, shall be, and the same are hereby repealed, revoked, and annulled, that is to say:—

The several rates of British postage on letters transmitted by the post from any place in the United Kingdom to the Colonies of New South Wales, Victoria, and South Australia, direct or through any other Colony, or through any Foreign Country, and on letters transmitted by the post from any of Her Majesty's Colonies or any Foreign Country through the United Kingdom, to the Colonies of New South Wales, Victoria, and South Australia, (whether through any Colony or Foreign Country or not,) payable under or by virtue of a certain Warrant bearing date the 21st day of June 1854, together with so much of the said Warrant as relates to the said rates of postage, and the regulations therein contained affecting the same.

The several rates of British postage on letters transmitted by the post from any place in the United Kingdom to the Colony of Van Dieman's Land, (direct or through any other Colony, or through any Foreign Country,) and on letters transmitted by the post from any of Her Majesty's Colonies or any Foreign Country through the United Kingdom to Van Dieman's Land, (whether through any Colony or Foreign Country or not,) payable under or by virtue of a certain other Warrant bearing date the 28th day of May 1855, together with so much of the said last-mentioned Warrant as relates to the said last-mentioned rates

of postage, and the regulations therein contained affecting the same.

The several rates of British postage on letters transmitted by the post from any place in the United Kingdom to the Colony of Victoria, (direct or through any other Colony or through any Foreign Country,) and on letters transmitted by the post from any of Her Majesty's Colonies, or any Foreign Country through the United Kingdom to the Colony of Victoria, (whether through any Colony or Foreign Country or not,) made payable under or by virtue of a certain other Warrant bearing date the 31st day of October 1855, together with so much of the said last-mentioned warrant as relates to the said last-mentioned rates of postage, and the regulations therein contained affecting the same.

The several rates of British postage on letters transmitted by the post from any place in the United Kingdom to the Colony of Western Australia, (direct or through any other Colony, or through any Foreign Country,) and on letters transmitted by the post from any of Her Majesty's Colonies or any Foreign Country, through the United Kingdom, to the Colony of Western Australia, (whether through any Colony or Foreign Country or not,) payable under or by virtue of a certain other Warrant bearing date the 6th day of May 1856, together with so much of the said last-mentioned rates of postage, and the regulations therein contained affecting the same.

The several rates of British postage on letters transmitted by the post by vessels, not being packet-boats, from the United Kingdom to Queensland and New Zealand, and on letters transmitted by the post by vessels, not being packet-boats, from any places beyond the seas, through the United Kingdom to Queensland and New Zealand, payable under or by virtue of a certain other Warrant bearing date the 11th day of December 1857, together with so much of the said last-mentioned Warrant as relates to the said last-mentioned rates of postage, and the regulations therein contained affecting the same.

So much of a certain other Warrant bearing date the 15th day of January 1858, and relating to the pre-payment of the rates of postage payable on certain letters therein mentioned, as relates to letters posted in the United Kingdom addressed to any of Her Majesty's Colonies in Australia, Tasmania, and New Zealand, and the regulations therein contained affecting the same.

And the whole of a certain Warrant bearing date the 4th day of May 1861, relating to the Colony of Tasmania.

16. The Commissioners for the time being of Her Majesty's Treasury may, by Warrant under their hands duly made, at any time hereafter alter, repeal, or revoke any of the rates of postage hereby fixed or altered, or any of the orders, regulations, conditions, and restrictions hereby made, and may make and establish any new or other rates, orders, regulations, conditions, or restrictions in lieu thereof, and from time to time may appoint at what time the rates which may be payable are to be paid.

17. This Warrant shall come into operation on the first day of July next.

Whitehall, Treasury Chambers, the seventh day of May, one thousand eight hundred and sixty-four.

WM. DUNBAR. LUKE WHITE.

TREASURY WARRANT.

WHEREAS by an Act of Parliament passed in the fourth year of the reign of Her present Majesty, intitu ed "An Act for the Regulation of the duties of Postage," certain scales of weight and rates of pestage were fixed and made chargeable and payable upon, for, or in respect of letters, newspapers, parliamentary proceedings, and printed papers, transmitted and forwarded by the post, and various regulations were made for facilitating the transmission of such letters and papers by the post.

And whereas by the said Act powers were given to the Commissioners of Her Majesty's Treasury, from time to time, and at any time thereafter, by Warrant under their hands, to alter and fix any of the rates of British postage or inland postage payable by law on the transmission by the post of Foreign or Colonial letters or newspapers, or of any other printed papers, and to subject the same to rates of postage according to the weight thereof, and a scale of weight to be contained in such Warrant, and from time to time, by Warrant as aforesaid, to alter or repeal any of such altered rates, and make and establish any new or other rates in lieu thereof, and from time to time, by Warrant as aforesaid, to appoint at what time the rates which may be payable are to be paid; and the power thereby given to alter and fix rates of postage is extended to any increase, or reduction, or remission of postage.

And whereas further powers are given to the Commissioners of Her Majesty's Treasury by an Act of Parliament passed in the eleventh year of the reign of Her present Majesty, intituled "An Act for giving further facilities for the transmission of letters by Post, and for the regulating the duties of Postage thereon, and for other purposes relating to the Post-office."

And whereas it is expedient that packets consisting of books, publications, or works of literature or art, whether British, Colonial, or Foreign, should be transmitted by the post between Malta and Gibraltar and Fgypt, by British packet-boat, and that certain rates should be fixed, and certain regulations made for that purpose, in the manner hereinafter mentioned.

Now we, the Commissioners of Her Majesty's Treasury, in exercise of the powers or authority in us for that purpose vested in and by the said hereinbefore recited Acts of Parliament, or either of them, and of all other powers enabling us in this behalf, do, by this Warrant, under the hands of two of us, the said Commissioners, (by the authority of the Statute in that case made and provided,) order, direct, and declare as follows:—

1. All packets consisting of books, publications, or works of literature or art, whether British, Colonial, or Foreign, posted in Malta or Gibraltar, addressed to Egypt, or posted in Egypt addressed to Malta or Gibraltar, may be transmitted by the post between Malta and Gibraltar and Egypt by British packet-boat, subject to the several rates of postage hereinafter mentioned, that is to say:—

On every such packet so transmitted, if not exceeding four ounces in weight, there shall be charged, taken, and paid, an uniform British rate of postage of threepence.

And on every such packet exceeding four ounces in weight, there shall be charged, taken, and paid, progressive and additional rates of postage as follows, that is to say;

On every such packet if exceeding four ounces, and not exceeding one half of a pound in weight, two rates of postage. And on every such packet if exceeding one half of a pound and not exceeding one pound in weight, four rates of postage.

And on every such packet if exceeding one pound and not exceeding one pound and one half of another pound in weight, six rates of postage.

And on every such packet if exceeding one pound and one pound and one half of another pound, and not exceeding two pounds in weight, eight rates of postage.

And for every additional half of a pound in weight, of any such packet above the weight of two pounds, there shall be charged, taken, and paid, two additional rates of postage, and every fractional part of such additional half of a pound in weight shall be charged as an additional half of a pound in weight, and each progressive and additional rate chargeable under this clause shall be estimated and charged at the sum which any such packet would be charged with under this Warrant if not exceeding four ounces in weight.

2. Every packet transmitted by the post under the authority of this Warrant, shall be so transmitted in conformity with, and under, and subject to the several regulations, orders, directions, and conditions hereinafter contained, that is to say :-

No such packet which in length, or breadth, or width shall exceed the dimensions of two feet, shall be forwarded by the post under the provisions aforesaid.

The terms "books, publications, or works of literature, or art," in this Warrant used, shall, for the purposes of this Warrant, mean and comprise all such articles as in their general character are either literary, or consist of printed, written, engraved, or lithographed matter (although not strictly literary), including books (whether printed, written, or plain), publications or compilations (whether in print or in manuscript), almanacks, printed or lithographed letters, and such artistic productions as prints, maps (whether on paper, or canvas, or cloth, and whether printed or written), and photographs, when not on glass, or in frames containing glass, and any description of paper, parchment, or vellum (whether printed, lithographed, written upon, or plain, or any mixture of the four), together with any binding, mounting, or covering of, or upon, or belonging to any such article or production, or any portion thereof, or of or belonging to any paper, parchment, or vellum, and including also any cases, or rollers of prints, or maps, book-markers (whether of paper or otherwise) otherwise), pencils, pens, or other thing usually appertaining to any such article or production, paper, parchment, or vellum, or necessary for its safe transmission, which shall be sent in the same packet with any such article or production to which they or it shall belong. And all letters, notices, and other communications (whether upon paper, parchment, or vellum), partly printed, or partly lithographed and partly written, which, if wholly written, would not be considered letters or communications in the nature of letters. Provided, nevertheless, that nothing herein contained shall extend to authorize the sending by the post, ander the provisions of this Warrant, of any patterns, or books of patterns, or papers of patterns, of any article or thing whatsoever, nor of any letter, of this Warrant, shall contain any written letter, or

notice, or other communication (whether upon 3 paper, parchment, or vellum), partly printed, or partly lithographed and partly written, which, if wholly written, would be considered a letter, or a communication in the nature of a letter; nor of any packet consisting of or containing any photographs, drawings, prints, or other contents, which may be obviously of an obscene character, nor of any packet comprising prints or printed matter, unless such prints or printed matter shall consist only of prints or printed matter on paper, parchment, or vellum.

Every packet transmitted by the post under the authority of this Warrant shall be sent open at the ends or sides, and either without a cover. or in a cover or envelope open at the ends or sides, and there shall be no written letter, either closed or open, nor any written communication in the nature of a letter, either closed or open (whether such letter or communication be addressed to or intended for the person to whom the packet shall be directed, or any other person), nor any enclosure sealed or otherwise closed against inspection, nor any other enclosure not authorized by this Warraut, sent in or with any such packet, nor shall there be any written letter, or any written communication in the nature of a letter, in or upon any such packet, or on the cover or envelope thereof.

3. Upon every packet transmitted by the post, under the authority of this Warrant, the postage thereof shall be paid at the time of the same being posted, either in money, or by being duly stamped with the proper postage stamp or stamps affixed thereto; which stamp or stamps shall in every case be affixed or appear on the outside of every such packet, near the address or direction, and shall be of the value or amount of the postage-duty payable thereon, under or by virtue of this Warrant.

4. In order to prevent any obstacles to the due and regular transmission of letters by the post, any officer of the Post-office may delay the transmission, of any packet posted or forwarded by the post under the provisions of this Warrant, either for the space of twenty-four hours after the time at which the same ought to be despatched in due course of the post, or (at his option) until the despatch of the mail next after that by which the same ought, in due course of the post, to be forwarded by him.

5. If any packet sent, or tendered, or delivered in order to be sent by the post, under the provisions of this Warrant, shall be sent otherwise than in conformity with the several regulations, orders, directions, and conditions hereinbefore in the 2d clause of this Warrant contained, every such packet shall and may be detained and opened, and, at the option of the Postmaster-General, shall except in the cases provided for by the clause next hereinafter contained,) be either returned or given up to the sender thereof, or be given up to the person to whom it shall be addressed, or be forwarded to the place of its destination, and every such packet on being so returned, given up, or forwarded, shall, at the option of the Postmaster-General, be either free of postage, or be charged: with any rate of postage he may think fit, not exceeding the postage to which it would have been liable as a letter, and such postage shall be either paid by the sender or by the person to whom the packet shall be forwarded.

6. If any packet sent, or tendered, or delivered in order to be sent by the post under the provisions

any written communication in the nature of a letter, whether closed or open, or any enclosure sealed or otherwise closed against inspection, or any other enclosure not authorized by this Warrant, every such letter, or communication, or enclosure may be taken out by any officer of the Post-office, and either returned or given up to the sender thereof, or forwarded to the address on the packet, charged in either case not only with the full rates of postage as an unpaid letter, but also with a further and additional rate of postage, equal in amount to the single rate of postage chargeable under the provisions of this Warrant on a packet not exceeding four ounces in weight, and the remainder of the packet, if the postage be duly paid when posted, may be forwarded to the place of its address without any extra charge.

- 7. If any packet sent, or tendered, or delivered in order to be sent by the post under the provisions of this Warrant, shall be posted in Malta or Gibraltar without any postage having been paid thereon, or without having thereon or affixed thereto any postage stamp, or with a postage paid thereon, or postage stamp or stamps affixed thereto, which shall represent a less amount than the postage chargeable under this Warrant, every such packet shall and may be detained and opened, and shall be either returned or given up to the sender thereof.
- 8. If any packet sent, or tendered, or delivered in order to be sent by the post under the provisions of this Warrant, shall be posted in Egypt, and the postage paid thereon, or postage stamp or stamps affixed thereto, shall represent a less amount than the rate of postage to which such packet would be liable under and by virtue of this Warrant, but equal in amount to the single rate of postage which would be chargeable under this Warrant if such packet did not exceed four ounces in weight, every such packet shall be forwarded, charged with the amount of the difference between the postage so paid thereon, or postage stamp or stamps so being thereon or affixed thereto, and the postage to which such packet would be liable as aforesaid, together with a further and additional rate of postage equal in amount to the single rate of postage chargeable under this Warrant on a packet not exceeding four current in the single rate of postage chargeable under this warrant on a packet not exceeding four current in the single rate of postage chargeable and the single rate of postage charg under this Warrant on a packet not exceeding four ounces in weight; but, if any such packet shall be posted in Egypt without any postage having been paid thereon, or without having thereon or affixed thereto any postage stamp, or with a postage paid thereon, or postage stamp or stamps affixed thereto, which shall represent a less amount than the single rate of postage chargeable under this Warrant, every such last-mentioned packet shall and may be detained and one need and, at the ention of the Postdetained and opened, and, at the option of the Postmaster-General, shall be either returned or given up to the sender thereof, or be given up to the person to whom it shall be addressed, or be forwarded to the place of its destination. And every such last-mentioned packet, on being so returned, given up, or forwarded, shall, at the option of the Postmaster-General, be either free of postage, or be charged with any rate of postage he may think fit, not exceeding the postage to which it would have been liable as a letter if the postage had been paid when posted, and such postage shall be either paid by the sender, or by the person to whom such packet shall be forwarded.
- 9. The several terms and expressions used in this Warrant shall be construed to have the like meaning, in all respects, as they would have had if inserted in the said Act passed in the fourth year of the reign of her present Majesty.

- 10. In all cases in which any questions shall bereafter arise whether any article, matter, or thing transmitted by the post under this Warrant is entitled to the book-post privilege, and to be so transmitted within the intent and meaning of this Warrant, such question shall be referred to the determination of the Postmaster-General, whose decision thereupon shall be final.
- 11. The Commissioners for the time being of Her Majesty's Treasury may, by warrant under their hands, or the hands of any two of them, at any time hereafter alter, repeal, or revoke any of the rates of postage hereby fixed or altered, or any of the orders, directions, regulations, and conditions hereby made, and may make and establish any new or other rates, orders, directions, regulations, and conditions in lieu thereof, and from time to time appoint at what time the rates which may be payable are to be paid.
- 12. This Warrant shall come into operation on the first day of July 1864.

Whitehall, Treasury-Chambers, the eleventh day of May one thousand eight hundred and sixty-four.

WM. DUNBAR. LUKE WHITE.

BANKRUPTS FROM THE LONDON GAZETTE.

BANKRUPTCY ANNULLED.

William Dowell, of the Three Horse Shoes' Inn, Lower Lancing, Sussex, licensed victualler.

BANKRUPTCIES AWARDED.

Charles Blyghton, of 1, Williams Place, Willow Street, Rochester Row, Westminster, and previously of Willow Street aforesaid, Middlesex, carcass butcher and general dealer

Charles John Hunt, of Î, Frederick's Place, Upper Kennington Lane, Surrey, previously of Sussex Place, Horsham, Sussex, formerly of 41, Ashburnham Grove, Greenwich, Kent, commercial clerk.

George Farr, of 66, Bridport Place, Hoxton, then of the Lower Road, Islington, and 15, Swan Street, Whitechapel, all in Middlesex, tinman, (wife residing at 17, Baker's Buildings, Liverpool Street, London).

John Cooke, of 27, Hornsey Road, letting lodgings, previously of Hanger Lane, West Green, Tottenham, both in Middlesex, out of business.

Alfred Raphael Moss, (commonly called Alfred Moss,) late of 28, Martin's Lane, Cannon Street, London, and of Lyndhurst Terrace, Lyndhurst Road, Peckham, Surrey, attorney-at-law, now a prisoner for debt in the County Gaol, Surrey, sued and detained as Alfred Moss.

William Jeremiah Miller, of 4, Mount Pleasant, Lewisham Road, Greenwich, Kent, builder and bricklayer.

Dennis Hudson, formerly of 23, London Street, Paddington, Middlesex, assistant to a warehouseman, then of the same place, clerk and traveller to an electro plater, then and now of the same place, assistant to a warehouseman, a prisoner for debt in the Debtors' Prison for London and Middlesex, London.

Octavius Nash Spong, formerly of St George's Terrace, Faversham, paymaster in Her Majesty's Navy, afterwards of Brooke Street, Margate, but now of 3, Silver Street, Greenwich, all in Kent, of no occupation.

Frederick Moors, of 17, Horseferry Road, Westminster, harness maker, formerly of 17, New Street, Westminster, both in Middlesex, harness maker.

John Rayner, of 23, Englefield Terrace, Englefield Road, De Beauvoir Town, previously of 9, De Beauvoir Road, out of business or employ, and formerly of 2, Orchard Place, Kingsland Road, all in Middlesex, linen draper. Evern William Evans, of 1, Dorset Mews, Clapham Road, | Thomas Fisher Robinson, of the Old Exchange Inn. Saint Surrey, builder.

Frederick Joseph Welch, of Waltham Cross, Hertford, farm bailiff.

Alfred Rutland, now of 11, Gerrard Street, River Terrace, Islington, Middlesex, clerk to an upholsterer, previously thereto of Albany Road, Camberwell, Surrey, whilst living there carrying on business in copartnership with Samuel George Pike, of 24, Martin's Lane, Cannon Street, London, as starch dealers, before then of Dover Road, Southwark, before then of Olney Terrace, Olney Street, Walworth, before then of Palace Road, Lambeth, before then of Manor House, Stockwell, before then of Wellington Road, Cold Harbour Lane, Cambertan of Cannon of Wellington Road, Cannon of Wellington Road, Cold Harbour Lane, Cambertan of Cannon of Wellington Road, Cold Harbour Lane, Cambertan of Cannon of Wellington Road, Cold Harbour Lane, Cambertan of Cannon of Wellington Road, Cold Harbour Lane, Cambertan of Cannon of Wellington Road, Cold Harbour Lane, Cambertan of Cannon of Wellington Road, Cold Harbour Lane, Cambertan of Cannon of Wellington Road, Cold Harbour Lane, Cambertan of Cannon of Cann then of Wellington Road, Cold Harbour Lane, Camberwell, and before then of 22, Brunswick Crescent, Cold Harbour Lane, Camberwell, all of which last-mentioned places are in Surrey, and whilst living at the last-mentioned places in no occupation or business.

William Pate, of Bray Mills, near Maidenhead, Berks, miller.

Abner Alldis, of Hackney Road, Middlesex, draper.

John Heard Clarke, formerly of 7, Nicholas Lane, London, and late of 20, Clarendon Road, Notting Hill, Middle-sex, and now of Kew Green, Kew, Surrey, accountant.

Abraham Solomons, of Bushey, Hertford, cattle-dealer.

Ann Bedford, of 7, Great Bath Street, Farringdon Road, Clerkenwell, chandler's shopkeeper, and also of 7, Wood-bridge Street, Clerkenwell, both in Middlesex, church and house clock-dial painter.

William Boffin, the younger, of 1, Hamilton Terrace, Queen's Road, Bayswater, Middlesex, plumber, painter, and builder.

Timothy John Sydney Smith, (sued and known as Timothy John Smith, also sued and known as Sydney Smith, but sued as Sidney Smith, also sued and known as John Smith, also known as Edgar Smyth, also formerly known and trading under the firm or style of S. & J. Smith Brothers, then in copartnership with one Joseph Smith,) formerly of 35, Pitfield Street, Hoxton, Middle-sex, then of High Street, Maidstone, then of 350, High sex, then of High Street, Maidstone, then of 350, High Street, Chatham, then of Cuxton Road, Strood, all in Kent, and also at the same time of 23, Bush Lane, Cannon Street, London, then of 16, Water Lane, Tower Street, London, then of 45, Gloucester Street, Queen's Square, Middlesex, then of Marsh Gate Lane, Stratford, Essex, then of 31, Frederick Street, Gray's-Inn-Road, then of the Prince of Wales' Chambers, 211, Regent Street, then of 50, Rathbone Place, Oxford Street, then of 15, Penton Street, Pentonville, then of 3, Green Terrace, Clerkenwell, then of 17, King William Street, Charing Cross, and 3, Lancaster Place. 3, Green Terrace, Clerkenwell, then of 17, King William Street, Charing Cross, and 3, Lancaster Place, Strand, then of 37, Liverpool Street, King's Cross, all in Middlesex, then of 8, Leadenhall Street, London, then of 186, Leighton Road, Camden Road Villas, Camden Town, and also staying at and using the address of 23, Stock Orchard Villas, Holloway, and also using the address of 82, Saint James's Road, Holloway, then of 17, Park Road Villas, Park Walk, Fulham, all in Middlesex, then for five weeks a prisoner for debt in in Middlesex, then for five weeks a prisoner for debt in Whitecross Street Prison, London, then of Tichborne Street, Edgware Road, Middlesex, then of Richmond, Surrey, then of Rockingham Row, West, New Kent Road, Surrey, then of Epsom, Surrey, then of the Three Tuns Hotel, in the borough, then and lastly and now of New Beidge Street Kannington Lane both in Surrey. of New Bridge Street, Kennington Lane, both in Surrey, formerly dealer in glass and china, also a dealer in cutlery, ironmongery, and general Birmingham and Sheffield goods, and a shipping and commission agent, and occasionally engaged in speculations on the turf,

but now of no fixed residence, and out of business. ' William Hall, of Llanelly, Carmarthen, flour and spirit

Richard Bailey, of Market Place, Beverley, York, boot and shoe maker.

Ann Brearcliffe, of Harrogate, York, hotel keeper.

Sarah Sellers and George Henry Tetley, both of Dudley Hill, near Bradford, York, card makers.

William Lloyd, late of the Railway Hotel, Llanfair Station, Anglesea, innkeeper but now of 29, Bright Street, Liverpool, Lancaster, in no business.

Benjamin Dutton Dale, late of Beech Road, Macclesfield, hester, silk manufacturer, late a prisoner for debt in Her Majesty's Prison at Chester.

James Green, of Manchester, and William Green, of Wigan, both in Lancaster, common carriers.

Ann's Alley, Manchester, Lancaster, cotton dealer.

Martha Bamford, of Greengate, Small Bridge, near Rochdale, Lancaster, grocer and farmer.

George Green, of Oldham, Lancaster, cotton waste dealer. Sanderson Barnes, of Oakenshaw, Lancaster, licensed victualler.

Joseph Joshua Perrin, of Wigan, Lancaster, ironmonger. William Henson, of Barrowby, Lincoln, grocer and baker Thomas Lanning, of Brougham Terrace, Southsea, Portsea, Hants, baker and dealer in flour.

James Phillips, of the Shambles, Worcester, green grocer and dealer in fruit.

John Sayner, of Hedon, York, keelman,

John Casely, of Belbroughton, Worcester, labourer.

Thomas. Yarwood, of Witton, Chester, boot maker and coffeehouse keeper.

Amos Boon, of 73, Washington Road, Sheffield, York, commercial traveller.

Thomas Morris Hughes, of Longner Terrace, Bellevue, Saint Julian, Shrewsbury, Salop, gentleman.

Moses Huddleston, of Farsley, Calverley, York, grocer, and provision and general dealer, formerly a cloth

Henry Cole, of Standish, near Stonehouse, Gloucester, boot and shoe maker, and small shopkeeper.

George Folkard, of Vauxhall Street, Chapel Field Road, Norwich, grocer, tea dealer, green grocer, potatoe merchant, fruiterer, and milkseller.

John Lucas, of the Bush Inn, Millicent Street, Cardiff, Glamorgan, licensed victualler and journeyman shipwright.

George Chinery, of Walter Belchamp, Essex, dealer.

Samuel Southgate, of Wells-next-the-Sea, Norfolk, commission agent.

William Sykes, (sued as James William Sykes,) of Wallows Street, Round Oak, Brierley Hill, Kingswinford, check clerk, previously thereto of Kinver, both in Stafford, following no occupation.

Matthias Longden, of Rushton Spencer, Leek, Stafford, late innkeeper and timber dealer, now a journeyman

John Evans, late of the Dry Dock, Cardiff, Glamorgan, block and pump maker, and dealer in timber, (in forma

Edward Morris, of Almeley, Hereford, carpenter.

Thomas Parker, of Eardisley, Hereford, blacksmith.

George Liddel, formerly of Ryelands, Sebergham, farmer, now of Cardewlees, Dalston, both in Cumberland, labourer.

Jeremiah Griffiths Palmer, (sued as Jerry George Palmer,) late in lodgings in the Holyhead Road, Wednesbury, and having offices at Handsworth, both in Stafford, architect and surveyor, now a prisoner for debt in the Gaol at Stafford.

John York, of Winford, near Bath, Somerset, farmer, (in forma pauperis).

Frederick Taylor, of Corston Fields, Corston, Somerset, (in forma pauperis).

Samuel Wyatt, of Abersychan, Trevethin, Monmouth, painter and glazier.

David Phillips, residing in furnished apartments at Abersychan, Trevethin, Monmouth, out of business, previously of the Bell Inn, Abersychan aforesaid, inn-keeper.

James Eastridge Weeks, of 8, Tamar Street, Morice Town, Devonport, Devon, coachbuilder and wheelwright.

Charles James Trood Shovel, commonly called or known by the name of Charles Shovel,) late of Halwell Street, then of 2, Dove's Court, Saltash Street, afterwards of 37, Ebrington Street, carpenter and builder, and then and now of 3, Dove's Court aforesaid, all in Plymouth, Devon, carpenter and ganger of carpenters.

William Marshall, (commonly called and known by the name of William Hills,) of Brabourne, Kent, wheelwright.

James Voller, of the Jolly Drover's Inn, Rogate, Sussex, innkeeper and farmer.

BYE LAW.

25th and 26th Vict., cap. 97.

** AN ACT TO REGULATE AND AMEND THE LAW

THE SALMON FISHERIES OF SCOTLAND."

District of the River ADD.

WE, the Commissioners appointed under the said Act, and empowered thereby "To determine, subject to the provisions of this Act, at what dates the annual close time for every District shall commence and terminate, and at what periods subsequent to the commencement and prior to the termination of the annual close time it shall be lawful to fish for and take Salmon with the rod and line," do hereby determine that the annual close time for the District of the River ADD shall commence on the 1st day of September, and terminate on the 15th day of February, both days inclusive, and that it shall be lawful to fish for and to take Salmon with the rod and line from the 1st day of September to the 31st day of October, both days inclusive.

WM. J. FFENNELL, FRED. EDEN, JAMES LESLIE,

Fisheries Department, Home Office, 11th day of January 1864.

Approved, Whitehall, 19th April 1864, G. GREY.

BYE LAW.

25th and 26th Vict., cap. 97.

"AN ACT TO REGULATE AND AMEND THE LAW
RESPECTING

THE SALMON FISHERIES OF SCOTLAND."

District of the River ADD.

WE, the Commissioners appointed under the said Act, and empowered thereby "To make General Regulations with respect to the due observance of the Weekly Close Time," do hereby make the following Regulations with respect to the due observance of the Weekly Close Time in said District, namely:—

- 1. That in each and every Stake Weir, or Stake Net, a clear opening of at least four feet in width shall be made and kept free from obstruction in each and every Pouch, Trap, or Chamber of same.
- 2. That the Pouches, Traps, or Chambers of each and every Fly Net shall be either raised and tied up to the upper ropes of same, or lowered and tied to the lower ropes, so as effectually to prevent the capture or obstruction of Salmon.
- 3. That the netting of the leader of each and every Bag Net shall be entirely removed, and taken out of the water.

WM. J. FFENNELL, FRED. EDEN, JAMES LESLIE,

Fisheries Department, Home Office, 11th day of January 1864.

Approved, Whitehall, 19th April 1864, G. GREY. BYE LAW.

25th and 26th Vict., cap. 97.

"AN ACT TO REGULATE AND AMEND THE LAW
RESPECTING

THE SALMON FISHERIES OF SCOTLAND."

District of the River ADD.

WE, the Commissioners appointed under the said Act, and empowered thereby "To make General Regulations with respect to the Meshes of Nets" to be used for the capture of Salmon, do hereby make the following Regulations with respect to the Meshes of Nets, for the District of the River ADD:—

That no Net shall be used for the Capture of Salmon the Meshes whereof shall be under one inch and three-quarters in extension, from knot to knot, measured on each side of the square, or seven inches measured round each Mesh when wet; and the placing two or more Nets behind or near to each other in such manner as to practically diminish the Mesh of the Nets used, or the covering the Nets used with Canvas, or the using any other artifice so as to evade the Provisions of these Regulations with respect to the Meshes of Nets, shall be deemed to be an Act in contravention of this Bye Law.

WM. J. FFENNELL, FRED. EDEN, JAMES LESLIE,

Fisheries Department, Home Office, 11th day of January 1864.

Approved, Whitehall, 19th April 1864, G. GREY.

BYE LAW.

25th and 26th Vict., cap. 97.

" AN ACT TO REGULATE AND AMEND THE LAW .
RESPECTING

THE SALMON FISHERIES OF SCOTLAND."

District of the River AWE.

WE, the Commissioners appointed under the said Act, and empowered thereby "To determine, subject to the provisions of this Act, at what dates the annual close time for every District shall commence and terminate, and at what periods subsequent to the commencement and prior to the termination of the annual close time it shall be lawful to fish for and take Salmon with the rod and line," do hereby determine that the annual close time for the District of the River AWE shall commence on the 27th day of August, and terminate on the 16th day of February, both days inclusive, and that it shall be lawful to fish for and to take Salmon with the rod and line from the 27th day of August to the 31st day of October, both days inclusive.

WM. J. FFENNELL, FRED. EDEN, JAMES LESLIE, Commissioners.

Fisheries Department, Home Office, 11th day of January 1864.

> Approved, Whitehall, 19th April 1864, G, GREY.



BYE LAW.

25th and 26th Vict., cap. 97.

"AN ACT TO REGULATE AND AMEND THE LAW RESPECTING

THE SALMON FISHERIES OF SCOTLAND." District of the River AWE.

WE, the Commissioners appointed under the said Act, and empowered thereby "To make General Regulations with respect to the due observance of the Weekly Close Time," do hereby make the following Regulations with respect to the due observance of the Weekly Close Time in said District, namely:

1. That in each and every Stake Weir, or Stake Net, a clear opening of at least four feet in width shall be made and kept free from obstruction in each and every Pouch, Trap, or Chamber of

2. That the Pouches, Traps, or Chambers of each and every Fly Net shall be either raised and tied up to the upper ropes of same, or lowered and tied to the lower ropes, so as effectually to prevent the capture or obstruction of Salmon.

3. That the netting of the leader of each and every Bag Net shall be entirely removed, and taken out of the water.

WM. J. FFENNELL, FRED. EDEN, JAMES LESLIE, Commissioners.

Fisheries Department, Home Office, 11th day of January 1864.

Approved, Whitehall, 19th April 1864, G. GREY.

BYE LAW.

25th and 26th Vict., cap. 97.

"AN ACT TO REGULATE AND AMEND THE LAW RESPECTING

THE SALMON FISHERIES OF SCOTLAND."

District of the River AWE.

WE, the Commissioners appointed under the said Act, and empowered thereby "To make General Regulations with respect to the Meshes of Nets" to be used for the capture of Salmon, do hereby make the following Regulations with respect to the Meshes of Nets, for the District of the River AWE:

That no Net shall be used for the Capture of Salmon the Meshes whereof shall be under one inch and three-quarters in extension, from knot to knot, measured on each side of the square, or seven inches measured round each Mesh when wet; and the placing two or more Nets behind or near to each other in such manner as to practically diminish the Mesh of the Nets used, or the covering the Nets used with Canvas, or the using any other artifice so as to evade the Provisions of these Regulations with respect to the Meshes of Nets, shall be deemed to be an Act in contravention of this Bye Law.

WM. J. FFENNELL, FRED. EDEN, JAMES LESLIE, Commissioners.

Fisheries Department, Home Office, . 11th day of January 1864.

Approved, Whitehall, 19th April 1864, G. GREY.

BYE LAW.

25th and 26th Vict., cap. 97.

"AN ACT TO REGULATE AND AMEND THE LAW RESPECTING

THE SALMON FISHERIES OF SCOTLAND." District of the River ECKAIG.

XE, the Commissioners appointed under the said Act, and empowered thereby "To determine, subject to the provisions of this Act, at what dates the annual close time for every District shall commence and terminate, and at what periods subsequent to the commencement and prior to the termination of the annual close time it shall be lawful to fish for and take Salmon with the rod and line," do hereby determine that the annual close time for the district of the River ECKAIG shall commence on the 1st day of September, and terminate on the 15th day of February, both days inclusive, and that it shall be lawful to fish for and to take Salmon with the rod and line from the 1st day of September to the 31st day of October, both days inclusive.

> Wm. J. FFENNELL, FRED. EDEN, JAMES LESLIE, Commissioners.

Fisheries Department, Home Office, 11th day of January 1864.

Approved, Whitehall, 19th April 1864, G. GREY.

BYE LAW.

25th and 26th Vict., cap. 97.

" AN ACT TO REGULATE AND AMEND THE LAW RESPECTING

THE SALMON FISHERIES OF SCOTLAND. , District of the River ECKAIG.

WE, the Commissioners appointed under the said Act, and empowered thereby "To make General Regulations with respect to the due observance of the Weekly Close Time," do hereby make the following Regulations with respect to the due observance of the Weekly Close Time in said District, namely:-

1. That in each and every Stake Weir, or Stake Net, a clear opening of at least four feet in width shall be made and kept free from obstruction in each and every Pouch, Trap, or Chamber of same

2. That the Pouches, Traps, or Chambers of each and every Fly Net shall be either raised and tied up to the upper ropes of same, or lowered and tied to the lower ropes, so as effectually to prevent the capture or obstruction of Salmon.

3. That the netting of the leader of each and every Bag Net shall be entirely removed, and taken out of the water.

> WM. J. FFENNELL, FRED. EDEN, JAMES LESLIE, Commissioners.

Fisheries Department, Home Office, 11th day of January 1864.

Approved, Whitehall, 19th April 1864, G. GREY.

BYE LAW.

25th and 26th Vict., cap. 97.

FAN ACT TO REGULATE AND AMEND THE LAW RESPECTING

THE SALMON FISHERIES OF SCOTLAND."

District of the River ECKAIG.

WE, the Commissioners appointed under the said Act, and empowered thereby "To make General Regulations with respect to the Meshes of Nets" to be used for the capture of Salmon, do hereby make the following Regulations with respect to the Meshes of Nets, for the District of the River ECKAIG:—

That no Net shall be used for the Capture of Salmon the Meshes whereof shall be under one inch and three-quarters in extension, from knot to knot, measured on each side of the square, or seven inches measured round each Mesh when wet; and the placing two or more Nets behind or near to each other in such manner as to practically diminish the Mesh of the Nets used, or the covering the Nets used with Canvas, or the using any other artifice so as to evade the Provisions of these Regulations with respect to the

Meshes of Nets, shall be deemed to be an Act in contravention of this Bye Law.

Wm. J. FFENNELL, FRED. EDEN, JAMES LESLIE,

Commissioners.

Fisheries Department, Home Office, 11th day of January 1864.

Approved, Whitehall, 19th April 1864, G. GREY.

GENERAL AVERAGE PRICE OF BRITISH CORN per Quarter,

Received in the Week ended May 7, 1864.

Wheat, Barley. Oats. Rye. Beans. Peas. S. D. S.

 AGGREGATE AVERAGE OF SIX WEEKS.

 Wheat.
 Barley.
 Oats.
 Rye.
 Beans.
 Peas.

 S.
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Published by Authority of Parliament,

HENRY FENTON JADIS,

Comptroller of Corn Returns.

Board of Trade, Corn Department.

CORN IMPORTED AND EXPORTED.

AN ACCOUNT shewing the Quantities of the several kinds of Corn and Meal Imported into each division of the United Kingdom; and the Quantities of British and Foreign Corn and Meal, of the same kinds, Exported from the United Kingdom, in the Wesk ended the 14th May 1864.

	QUANTITIES IMPORTED INTO				QUANTITIES EXPORTED FROM THE UNITED KINGDOM.		
	England.	Scotland.	Ireland.	The United Kingdom.	British.	Colonial and Foreign.	Total Exported.
Wheat	Quarters. 39,457 8,912 33,043 6 2,848 3,720 71	Quarters. 15,507 5,483 243. 1,763 200 283 985	Quarters. 12,049 2,647	Quarters. 67,013 14,395 33,286 1,769 3,048 4,003 2,718 985	Quarters. 200 2,418 97 39	Quarters 35 192	Quarters. 200 2,453 97 39 192
Malt	88,057	24,464	14,696	127,217	5,006	227	2,252 5,233
Wheat Meal or Flour Barley Meal Oat Meal Rye Meal Pea Meal Bean Meal Indian Corn Meal Buck Wheat Meal	Cwt. 32,267 5 100	Cwt. 6,739 	Cwt. 10,350	Cwt. 49,356 × 5 100	Cwt. 11 446	Cwt. 2,243	Cwt. 2,254 446
Total of Meal	32,373	6,739	10,350	49,462	457	2,243	2,700
Total of Corn and Meal stated in Imperial Quarters	97,305	26,389	17,653	141,347	5,293	868	6,161

Office of the Inspector-General of Imports and Exports, Custom-House, London, May 16, 1864. JOHN A. MESSENGER, Inspector-General.

INTIMATION is Hereby Given that a Petition has been presented to the Lords of Council and Session (Second Division, Junior Lord Ordinary,-Mr Skene, Clerk), by the Most Honourable John Patrick Crichton Stuart, Marquess OF BUTE, EARL OF WINDSOR, &c., in the Peerage of the United Kingdom, and EARL OF DUMFRIES AND BUTE, &c., in the Peerage of Scotland, Heir of Entail in possession of the several Lands, Baronies, and Others, lying in the County of Ayr, now commonly called and known as the "DUMFRIES ESTATE," with consent of Sir James Fergusson of Kilkerran, Bart., Member of Parliament for Ayrshire, Major-General CHARLES STUART of Hubborne Lodge, Christchurch, in the County of Hants, Lieutenant-Colonel WILLIAM STUART, Member of Parliament for Bedford, and DAVID MURE, Esq., Advocate, Member of Parliament for the Shire of Bute, his Curators, in terms of the Act 11th and 12th Victoria, cap. 36, entituled 'An Act for the Amendment of the Law of Entail in Scotland,' praying their Lordships inter alia to find that the Improvements mentioned in the Petition executed by the now deceased Patrick James Herbert Crichton Stuart, commonly called the Right Honble. Lord James Stuart, as Tutor-at-Law of the Petitioner, and by the Petitioner, are of the nature contemplated by the Act 10 George III., cap. 51; and that the expenditure of the sums of L.389, 16s. 5d., L.7,900, 10s. 2\frac{3}{4}d., and L.531, 14s. $8\frac{1}{2}$ d., together L.8,822, 1s. $4\frac{1}{4}$ d. mentioned in the Petition, or of such other sum as may be ascertained by their Lordships to have been laid out, was bona fide made, and also that it was expended in permanently improving the said Entailed Estate; and to grant warrant to, and authorise the Petitioner, with consent of his said Curators, to execute a Bond or Bonds of Annual-rent, in ordinary form, over the said Entailed Estate, or any portion thereof, other than the Mansion-House, Offices, and Policies thereof, in terms of the said Act 11th and 12th Vic., cap. 36, for the said sums of L.389, 16s. 5d., L.7,900, 10s. $2\frac{3}{4}$ d., and L.531, 14s. $8\frac{1}{2}$ d., or such parts thereof as shall be ascertained in the course of the proceedings to follow on said Petition, to be the sums so expended, or otherwise, in the option of the Petitioner, to grant warrant to and authorise him to charge the fee and rents of the said Entailed Lands and Estate, or any portion thereof, other than the Mansion-house, Offices, and Policies thereof, with two-third parts of the foresaid several sums of L.389, 16s. 5d., L.7,900, 10s. 2 d., and L.531, 14s. 8 d., or with two-third parts of such sums as shall be found in the course of said proceedings to be the amount on which the Bond or Bonds of Annualrent, if granted, would be calculated, by granting a Bond and Disposition in Security, or Bonds and Dispositions in Security, in ordinary form, in terms of the said last-mentioned Act; all as more fully specified in said Petition: In which Petition Lord Barcaple has pronounced the following Interlocutor:—
'14th May 1864.—The Lord Ordinary allows the prayer of the Petition to be amended, and the same being amended at the bar accordingly, ap-'points the Petition as amended to be intimated on the Walls and in the Minute-book for fourteen days, and advertised in the Edinburgh Gazette, and Newspapers mentioned in the prayer of the 'Petition, in terms of the Statute; further, grants warrant for serving the same, with a copy of this Deliverance, on the parties mentioned in

the prayer of the Petition, and ordains them to · lodge Answers thereto, if so advised, within ' fourteen days from the date of service if within 'Scotland, and sixty days if furth thereof; and 'dispenses with service upon James Fortescue 'Stuart, designed in the Petition, and upon his 'Tutors and Curators.'

(Signed) 'E. F. MAITLAND.'

J. & F. ANDERSON, W.S. Petitioner's Agents.

48, Castle Street, Edinburgh, 14th May 1864.

INTIMATION.

In the Sequestration of WILLIAM BULLOCH, Engraver, Milngavie, and carrying on business as Merchant there.

THE said William Bulloch has presented a Petition to, the Sheriff of Stirlingshire praying to be finally discharged of all debts contracted by him, or for which he was liable at the date of the sequestration of his estates, in terms of the Act 19th and 20th Victoria, caput 79; and the Sheriff-Substitute, by an Interlocutor of this date, has appointed Intimation to be made in the Edinburgh Gazette, and to each Creditor, in terms of the Statute.

—Of all which Notice is hereby given.

JAMES MATHIE, Writer, Stirling,

Agent for the Petitioner.

Stirling, May 18, 1864.

JOHN BOWES, Agent at Dalkeith for the Clydesdale Banking Company, Trustee on the sequestrated estate of JAMES DOBLE, Farmer, Contractor, and Lime Burner at D'Arcy, in the Parish of Newbattle, hereby intimates that he has had no intromissions with the funds of the estate from the 4th of February last to the 4th instant; and further, that the Commissioners on said estate have postponed the declaration of a farther dividend till next statutory period, and dispensed with sending circulars to the Creditors.

JOHN BOWES, Trustee.

Dalkeith, May 18, 1864.

AVID M'NIVEN, Cattle Agent, Haddington, Trustee on the sequestrated estate of WILLIAM TOD, Farmer and Cattle Dealer, Elphingstone Tower, in the Parish of Tranent, and County of Haddington, hereby intimates that he has had no intromissions with the funds of the estate since the last meeting of Trustee and Com-missioners; and the Commissioners have postponed the declaration of a dividend until the recurrence of another statutory period.—Of all which Intimation is hereby given, in terms of the Statute.

DAVID M'NIVEN, Trustee. Haddington, May 17, 1864.

JOHN GORDON SMITH, Distiller, Glenlivat, Trustee on the sequestrated estate of GEORGE GRANT, Innkeeper, Richmond Arms Hotel, Tomintoul, in the County of Banff, now deceased, hereby intimates that his accounts, brought down to the 2d instant, have been audited by the Commissioners, in terms of the Statute, who have postponed the declaration of a dividend till next statutory period, and dispensed with sending circulars to the Creditors.

John G. Smith, Trustee. Glenlivat Distillery, May 13, 1864.

SEQUESTRATION of WILLIAM SMITH & COM-PANY, Commission Agents, sometime of Dunlop Street, now of West Howard Street, Glasgow, as a Company, and of William Smith, Commission Merchant, and James Smith, Writer and Commission Merchant, both in Glasgow, the Individual Partners of that Company, as such, and as Individuals.

WALTER MACKENZIE, Accountant in Glasgow, Trustee on said sequestrated estates, hereby

V Trustee on said sequestrated estates, hereby intimates that accounts of his intromissions with the funds of the estates, brought down to the 30th ultimo, have been examined by the Commissioners, who have postponed the declaration of a dividend till the recurrence of another statutory period.

WALTER MACKENZIE, Trustee.

66, St Vincent Street, Glasgow, May 18, 1864. THE Estates of JAMES DICKSON, Farmer, and residing at Stotfaulds, in the Parish of Mouikie, sequestrated on the 17th day of May 1864, by the Sheriff of the County of Forfar.

The first deliverance is dated the 17th day of May

1864.

The meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Monday the 30th day of May 1864, within the Royal Hotel, Dundee.

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 17th day

of September 1864.

A Warrant of Protection against Arrest or Imprisonment for Civil Debt has been granted to the said James Dickson, until the meeting for the election of a Trustee.

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

D. SMALL, Writer, 5, Bank Street, Dundee, Agent.

THE Estates of THOMAS SKENE, Eatinghouse Keeper and Spirit Dealer, Crichton Street, Dundee, were sequestrated on 19th May 1864, by the Sheriff of Forfarshire.

The first deliverance is dated 19th May 1864.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Monday the 30th day of May 1864, within the British Hotel, Castle Street, Dundee.

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 19th day of September 1864.

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.

JOHN F. CALDER, Writer, 31, Reform Street, Dundee, Agent.

THE Estates of ANDREW JARDINE, sometime residing in Alexandria, afterwards in Glasgow, now in Greenock, ARCHIBALD JARDINE, sometime residing in Glasgow, now in Alexandria, and MARION JARDINE, residing in Alexandria, sometime Partners of The NETHERFIELD COAL COMPANY, and the said Archibald Jardine and Marion Jardine, sometime Partners of the late Firm of JOHN TOWART & COMPANY. Auctioneers of the late Firm of John Towart & Company, Auctioneers in Glasgow, were sequestrated on the 19th day of May 1864, by the Court of Session. The first deliverance is dated the 19th day of May

1864

The meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Monday the 30th day of May 1864, within the Faculty Hall of Procurators, 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 19th day of September 1864.

The Sequestration has been remitted to the Sheriff-Cent of Langelship.

Court of Lanarkshire.

A Warrant of Protection has been granted to the Bank-

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

WILLIAM OFFICER, S.S.C. 30, Alva Street, Edinburgh, Agent.

THE Estates of WILLIAM ANDERSON, Builder at Craigbank, near Avonbridge, in the Parish of Slamanan, and County of Stirling, were sequestrated on the 20th day of May 1864, by the Sheriff of Stirlingshire.

The first deliverance is dated the 20th day of May

1864.

The meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Tuesday the 31st May 1864, within the Red Lion Hotel, in Falkirk.

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 20th day of September 1864.

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. John Smith & Wilson, Writers,

Falkirk, Agents.

NOTICE is Hereby Given, that in an Application passented to the Sheriff of Forfarshire at the instance of J. & W. Lindsay, Wholesale Grocers, Dundee, for Sequestration of the Estates of CHARLES CROCKET & COMPANY, Grocers and Provision Dealers in Hilltown and Overgate Streets, Dundee, and CROCKET & COMPANY, Grocers and Provision Dealers there, and Charles Crocket, Grocer and Provision Dealer there, the sole Partner of these Companies, as Partner thereof, and as an Individual, the following Deliverance has been pronounced:—'Dundee, 17th May 1864.—The Sheriff-Substitute having considered the foregoing Petition, with the writs produced, grants warrant to Officers of Court to cite Charles Crocket & Company, Grocers and Provision Dealers in Hilltown and Overgate Streets, Dundee, and Crocket & Company, Grocers and Provision Dealers there, and Charles Crocket, Grocer and Provision Dealer there, the sole Partner of these Companies, as Partner thereof, and as an Individual, in terms of the Statute, to appear Court on the seventh day next after citation if 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, and directs intimation of this warrant and of the diet of appearance to be made in the Gazette; farther, grants warrant for Letters of Diligence to recover evidence of notour Bankruptcy, and of other facts necessary to be established, and commission to Mr Duncan M'Lachlan, Writer, Dundee, to take the oaths of havers in common form? form.

'G. RAMSAY OGILVY.' (Signed)

The diet of appearance under the above warrant is Tuesday the 24th day of May current.

Jas. Lowson, Petitioners' Agent.

Dundee, May 18, 1864.

IN Petition to the Sheriff of Aberdeenshire, at the instauce of John Duguid Milne, Advocate in Aberdeen, for Sequestration of the Estates of JAMES DANIEL deen, for Sequestration of the Estates of JAMES DANIEL PETRIE,, now or lately residing at Inverden, in the Parish of Towie, and County of Aberdeen, and now or lately incarcerated for Debt within the Prison of Aberdeen: Copy Interlocutor:—'Aberdeen, 18th May 1864.'—The Sheriff-Substitute having considered this Petition, with the Writs produced, grants Warrant to Messengers-at-Arms and Officers of Court to cite the therein designed James Daniel Petrie, in terms of the Statute, to appear in Court on the 25th day of May current, at 12 o'clock noon, to shew cause why sequestration of his estates should not be awarded; further, directs Intimation of this warrant and of the diet of appearance to be forthwith made in the Edinburgh Gazette,—all in terms of the Statute.'

. W. WATSON. (Signed)

Of all which Intimation is hereby given, in terms of said Interlocutor. JOHN D. MILNE.

Aberdeen, May 18, 1864.

A Petition has been presented at the instance of Murdoch & Forsyth, Writers in Elgin, for Sequestration of the Estates of ROBERT DEWEY FORSTER, Esquire of Findrassie, presently residing at Findrassie House, near Elgin: On which Petition the Sheriff-Substi-House, near Eigin: On which retition the Shenii-Subsubtute of the County of Elgin was pleased to pronounce the following Deliverance:— 'Elgin, 18th May 1864.—The 'Sheriff-Substitute having considered the foregoing Petition, with the productions therewith, grants warrant to 'Officers of Court to cite, in terms of the 'Bankruptcy' (Scotland) Act, 1856,' the therein designed Robert Court Frants and Lames Patric to appear in Court on Dewey Forster and James Petrie, to appear in Court on the seventh day next after citation if within Scotland, and on the twenty-first day next after citation if furth of Scotland, to shew cause why sequestration of the estates of the said Robert Dewey Forster should not be awarded; and directs intimation of this warrant and of the diet of appearance to be made in the Gazette; far-ther, grants warrant for letters of diligence to recover evidence of notour Bankruptcy, or other facts neces-sary to be established in relation to the matter of the 'Petition.'

'D. MACLEOD SMITH.' (Signed)

The diet of appearance on the foregoing warrant is the 25th day of May 1864 years.

MURDOCH & FORSYTH, Petitioners.

SEQUESTRATION of WILLIAM GRAY, Boot and | SEQUESTRATION of WILLIAM GILMOUR, Farmer Shoe Maker, Glasgow.

Shoe Maker, Glasgow.

JOHN CRUIKSHANK, Accountant in Glasgow, has been elected Trustee on this estate; and Peter Gray, Saddler, Peter Forsyth, Bootmaker, and William M'Pherson, Leather Merchant, all in Glasgow, have been elected Commissioners. The examination of the Bankrupt will take place within the Chambers of Mr Sheriff Strathern, Court-house, Wilson Street, Glasgow, on Thursday the 26th May 1864, at 12 o'clock noon. The Creditors will meet within the Chambers of the Trustee. Glasgow, on Saturday the 4th June 161, Hope Street, Glasgow, on Saturday the 4th June next, at 11 o'clock forenoon. Intimation is hereby also farther given, that at the meeting of Creditors for the election of Trustee the Bankrupt made an offer of composition to his Creditors, and also to pay or provide for the whole expences attending the sequestration and re-muneration to the Trustee, with security; which offer and security was unanimously entertained for consideration, and the same will be finally decided on at the said meeting to be held on the said 4th June next. JNO. CRUIKSHANK, Trustee. Glasgow, May 18, 1864.

SEQUESTRATION of JAMES DAVID JONES, formerly a Restaurant and Tavern Keeper, now residing

in Willowbank Crescent, Glasgow.

HENRY CAMPBELL THORBURN, Writer, Glasgow, has been elected Trustee on the estate; and William Wilson, Warehouseman, Glasgow, and Johnston Fleming, Warehouseman there, have been elected Commissioners. The examination of the Bankrupt will take missioners. The examination of the Bankrupt will take place within Sheriff Alison's Chambers, County Buildings, Glasgow, on Friday the 27th day of May current, at two o'clock afternoon. The Creditors will meet within the Crow Hotel, George Square, Glasgow, on Saturday the 4th day of June next, at two o'clock afternoon. At the meeting for election of Trustee, an offer of composition of One Penny in the pound, with security, was made and entertained; which offer will be decided on at the meeting to be held as above. to be held as above.

H. C. THORBURN, Trustee.

Glasgow, May 19, 1864.

SEQUESTRATION of JOHN RANSON HUNTER, China and Stoneware Merchant, Inverness.

China and Stoneware Merchant, Inverness.

JOHN GRANT, Junior, Coach Proprietor, Inverness, has been elected Trustee on the estate; and Archibald Tait, Perfumer, Inverness, John Alexander Fraser, Grocer there, and Hugh Fraser, China Merchant, Aberdeen, have been elected Commissioners. The examination of the Bankrupt will take place within the Sheriff-Courthouse, on Monday the 30th day of May current, at 10 O'clock forenoon. The Creditors will meet within the Office of M'Pherson & MacAndrew, Solicitors, Inverness. Office of M Pherson & MacAndrew, Solicitors, Inverness, on Tuesday the 7th day of June, at 12 o clock noon.

JOHN GRANT, Jr. Trustee.

Inverness, May 18, 1864.

SEQUESTRATION of DAVID MASON, Coal Agent,

SEQUESTRATION of DAVID MASON, Coal Agent, Port Hamilton, Edinburgh.

Wilson, Bantaskine, Coal Master, No. 2, Port Hopetoun, Edinburgh, has been elected Trustee on the estate; and John Wilson, Coal Master, No. 2, Port Hopetoun, Edinburgh, John Crawford, Coal Agent, Port Hopetoun, Edinburgh, and James Legat, Coal Agent in Edinburgh, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Court-house, Edinburgh, on Friday the 27th day of May Court-house, Edinburgh, on Friday the 27th day of May 1864, at half-past 11 o'clock forenoon. The Creditors will meet within No. 54, Northumberland Street, Edinburgh, upon Mouday the 6th day of June 1864, at one o'clock afternoon.

- WILLIAM BOOTH.

Edinburgh, May 20, 1864.

SEQUESTRATION of the Estates of the Deceased

SEQUESTRATION of the Estates of the Deceased ANDREW SCOTT, Shoemaker in Kelso.

CEORGE ROBSON, Merchant in Kelso, has been elected Trustee on the estate; and James Tait, W.S., Kelso, Thomas Crosbie, Miller there, and John Young, Joiner there, have been elected Commissioners. The Creditors will meet in the Writing-chambers of Smiths & Robson, Solicitors in Kelso, on Saturday the 28th day of May current, at 10 o'clock forenoon. To entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 3d day of September next.

**GEORGE ROBSON, Trustee,

* George Robson, Trustee.

and Dealer at Lugtonridge, in the Parish of Beith.

and Dealer at Lugtonridge, in the Parish of Beith.

DANIEL STIRRAT LOVE, Writer in Beith, has been elected Trustee on the estate; and Thomas Bishop Andrews, Writer in Kilmarnock, John Wallace, Accountant there, and Alexander Brown, Coachbuilder there, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Courthouse, Kilmarnock, on Thursday the 26th day of May 1864, at 11 o'clock forenoon. The Creditors will meet in the Office of Messrs D. R. & T. B. Andrews, Writers, 38, Portland Street, Kilmarnock, on Friday the 3d day of June next, at one 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 the 2d day of September next. before the 2d day of September next.

D. S. Love, Trustee.

Beith, May 19, 1864.

SEQUESTRATION of JOHN RISK, Merchant, residing in Rose Street, Garnet Hill, Glasgow, sometime carry-ing on business in St John's, in the Province of New

THE Trustee hereby calls a meeting of the Creditors in this sequestration to be held in the Chambers of W. & D. MacLean, Accountants, 98, West George Street, Glasgow, on the 31st day of May 1864, at one o'clock P.M., for the purpose of considering an application for the renewal of the Bankrupt's protection.

WILLIAM MACLEAN, Trustee.

SEQUESTRATION of ANDREW TURNBULL, Saddler, New Cathcart, in the County of Renfrew.

A LEXANDER MOORE, Accountant in Glasgow, Trustee on the above sequestrated estate, hereby calls a general meeting of the Creditors to be held within his Counting-house, 28, St Vincent Place, Glasgow, on Tuesday the 7th day of June next, at 12 o'clock noon, for the purpose of considering and finally disposing of an offer of composition made by the Bankrupt at the second general meeting of Creditors. general meeting of Creditors.

ALEX. MOORE, Trustee.

Glasgow, May 19, 1864.

SEQUESTRATION of THOMAS PARIS, Farmer at Milkhouses, near Uphall, in the County of Linlithgow.

THE Commissioners have audited my accounts, brought down to the 4th instant, and postponed the declaration of a dividend, and dispensed with sending circulars to the Creditors; further, I hereby call a meeting of the Creditors to be held in my Chambers here, on Wednesday the 15th day of June next, at two o'clock afternoon, to consider as to an application for my discharge.

DAVID MARSHALL, C.A., Trustee.

Chambers, 36, Hanover Street, Edinburgh, May 20, 1864,

SEQUESTRATION of DANIEL M'CALLUM, Family Grocer, and Wine and Spirit Merchant, Glasgow.

NOTICE is hereby given that the Commissioners having examined my accounts, brought down to the 11th instant, have postponed the declaration of a dividend

Ith instant, have postponed the declaration of a dividend till the recurrence of the next statutory period, and have dispensed with circulars to the Creditors.

Further, that a meeting of the Creditors will be held within the Faculty Hall, Saint George's Place, Glasgow, on Monday the 30th May 1864, at 12 o'clock noon, for the purpose of electing a Commissioner, in place of Mr Joshua Buchanan, Junior, resigned; and also for the purpose of accepting my resignation as Trustee.

N. Johnston, Trustee.

CHARLANE, Chartered Accountant in Glasgow, Trustee on the sequestrated estate of ALEXANDER M'GAW, Sculptor and Builder in Glasgow, hereby intimates that at the meeting of Creditors held upon the 17th instant, the Bankrupt made an offer of composition to his Creditors, with security, which offer the meeting unanimously entertained for consideration; and Notice is hereby given that another meeting of Creditors will be held in the Chambers of the Trustee, 116, St Vincent Street, Glasgow, on Monday the 13th proximo, at 12 o'clock noon, for the purpose of finally deciding on the offer and security proposed.

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

Glasgow, May 19, 1864.

SEQUESTRATION of IRVINE & BRYCE, Manufacturing Chemists in Glasgow, and John Robinson Irvine and William Bryce, both Manufacturing Chemists there, the Individual Partners of that Company, as such, and as Individuals.

WILLIAM JOHNSTON, Accountant in Glasgow, 1. Trustee on the said sequestrated estates, hereby intimate that at a meeting of the Creditors in said sequestration held of this date, the said John R. Irvine made offer of a composition on all debts due by the said Firm of Irvine & Bryce, and by him as a Partner thereof, and as an Individual, at the date of their and his sequestration, with security; and that the said William Bryce also made offer of a composition upon all debts due by him as a Partner of the said Firm, and as an Individual, with security; or the said firm, and as an individual, with security; which offers having been entertained for consideration. I hereby call a meeting of Creditors to be held within the Counting-house of M'Cubbin & Johnston, Accountants, No. 93, West Regent Street, Glasgow, on Monday the 13th day of June 1864, at 12 o'clock noon, for the purpose of finally deciding on the said offers and security proposed. proposed.

Wм. Johnston, Trustee.

93, West Regent Street, Glasgow, May 19, 1864.

DAVID M'CUBBIN, Accountant in Glasgow, Trustee on the sequestrated estate of WILLIAM NISBET, Baker in Glasgow, hereby intimates that at the second general meeting of Creditors held on Tuesday the 10th instant, the Bankrupt made an offer of composition, with security for the same, which was unanimously entertained; and the Trustee further intimates that said offer and and the Trustee Interior Internates that said other agencies will be finally decided upon at a general meeting of the Creditors to be held within the Chambers of M'Cubbin & Johnston, Accountants, 93, West Regent Street, Glasgow, upon Thursday the 2d day of June next, at 12 o'clock noon.

DAV. M'CUBBIN, Trustee.

93, West Regent Street, Glasgow, May 19, 1864.

DOBERT GALT, Junior, Accountant in Glasgow, Trustee on the sequestrated estate of DAVID MARTIN, Grocer in Stranraer, hereby intimates that an account of his intromissions with the funds of the estate, brought down to the 5th current, has been audited by the Commissioners; farther, that a 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 Wednesday the 6th day of July 1864. of July 1864.

ROBERT GALT, Junr. Trustee.

Glasgow, May 19, 1864.

In the Sequestration of JAMES DRUMMOND, Flesher

and Cattle Dealer in Crieff.

JOHN RODGIE, Farmer, Shannochar, hereby gives notice that a dividend will be paid within the Office of John Ironside, Solicitor, Crieff, on the 6th day of July 1864. JOHN RODGIE, Trustee.

NOTICE OF DIVIDEND.

In the Sequestration of JOHN WHITTON, Farmer, Wester Keith, in the County of Forfar.

AVID MURRAY, Banker, Meigle, Trustee, hereby gives Notice that a first and final dividend will be paid within his Office, Meigle, upon the 6th day of July 1864.

DAVID MURRAY, Trustee.

Meigle, May 20, 1864.

A RCHIBALD MACEWAN, Joint Agent for the Union Bank of Scotland at Lochgilphead, Trustee on the sequestrated estate of DUNCAN CAMPBELL, Farmer, Achavallich, Kintyre, in the County of Argyll, hereby intimates that an account of his intromissions with the funds of the estate, brought down to the 29th April last, and states of the funds recovered and of those outstanding as at same date, have been made up and examined by the Commissioners on said estate, in terms of the Statute; and that the Commissioners have postponed the declaration of a dividend till next statutory period, and dispensed with circulars to the Creditors.

A. MACEWAN, Trustee.

Lochgilphead, May 12, 1864.

DAVID FORSYTH, Writer in Elgin, Trustee on the sequestrated estate of ALEXANDER THOMP-SON, Fishcurer and General Merchant at Lossiemonth, and Tenant of the Farm of Dykeside, in the County of Elgin, hereby intimates that an account of his intromissions with the funds of said estate, brought down to the 30th ultimo, and states of the funds recovered and of those outstanding at same date, have been made up and examined by the Commissioners; and that the declaration of a dividend has been postponed till the recurrence of another statutory period. -Of all which Notice is hereby given, in terms of the Statute.

DAVID FORSYTH, Trustee.

Elgin, May 18, 1864.

A RCHIBALD POLLOCK, Accountant in Glasgow,
Trustee on the sequestrated estate of JAMES
GOULD & COMPANY, Tea Merchants and General
Grocers, Pitt Street, Glasgow, and of James Gould, Tea
Merchant and General Grocer there, the sole Partner thereof, as such Partner, and as an Individual, hereby intimates
that his accounts have been made up till the 4th instant,
and audited by the Commissioners, that a dividend has
been postponed, and circulars to the Creditors dispensed
with.

ARCH. POLLOCK, Trustee.

Glasgow, May 18, 1864.

CHARLES FRASER MACKINTOSH, Solicitor in , Inverness, Trustee on the sequestrated estate of JAMES HALDANE, Farmer, and Carrier between Inverness and Kingussie, in the County of Inverness, hereby intimate that the Commissioners have audited my accounts to the 29th ultimo, and postponed the declaration of a dividend till next statutory period, and dispensed with sending circulars to the Creditors.

C. FRASER MACKINTOSH, Trustee.
Inverness, May 18, 1864.

HENRY KERR, Accountant in Glasgow, Trustee on the sequestrated estate of JAMES M'MONEAGLE, Lard Merchant, Glasgow, hereby intimates that an account of his intromissions with the funds of the estate, brought down to the 2d instant, has been audited by the Commissioners, and that they have postponed payment of a further dividend until next statutory period, and dispensed with sending circulars to the Creditors.

HENRY KERR, Trustee. Glasgow, May 16, 1864.

WILLIAM ANDERSON, Trustee on the sequestrated estate of PATRICK MURRAY, lately Accountant and Stockbroker in Glasgow, and now Abroad, hereby intimates that the account of his intromissions with the funds of the estate, brought down to the 6th instant, has been audited by the Commissioners, and that they have postponed declaring a dividend until the recurrence of another statutory period, and have dispensed with sending circulars to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

WM. ANDERSON, Trustee.

SEQUESTRATION of R. WAUGH MACARTHUR & COMPANY, Merchants in Glasgow, as a Company, and Richard Waugh Macarthur and John James Macarthur, both Merchants there, the Individual Partners of that Firm, as such Partners, and as Individuals.

THE Commissioners have audited my accounts to the 6th instant, and postponed the declaration of any further dividends until the recurrence of another statutory period.

DAV. M'CUBBIN, Trustee.

93, West Regent Street, Glasgow, May 19, 1864.

TOHN ADAMSON COLVILLE, Solicitor in Portsoy,
Trustee on the sequestrated estate of WILLIAM
DEANE, Merchant, Portsoy, in the Parish of Fordyce,
and County of Banff, hereby intimates that an account of
his intromissions with the funds of the estate, brought
down to 4th May current, and states of the funds recovered and of those outstanding as at same date, have been
made up and examined by the Commissioners on said
estate, in terms of the Statute; and that the Commissioners have postponed the declaration of a dividend till
another statutory period.—Of all which Intimation is
hereby given, in terms of the Statute.

JOHN A. COLVILLE, Trustee, JOHN A. COLVILLE, Trustee,

Portsoy, May 17, 1864.

NOTICE.

THE Copartnery carrying on Business as Coalmasters at Larkhall, at Glasgow, and elsewhere under the at Larkhall, at Glasgow, and elsewhere, under the Firm of THE LARKHALL COLLIERY COMPANY, of which the Subscribers were sole Partners, was DIS-SOLVED by mutual consent on the 16th day of May 1864.

JOHN LAW JOHN LAW, Glasgow, May 18, 1864.

THOS. MACDONALD, Witness. JOHN BOYD, Witness.

JAMES LOUDON, Hamilton, May 19, 1864.

WILLM. MUDIE, Junr., Witness. THOMAS SCOTT, Witness.

IN consequence of the Death of Mr Angus Fletcher, upon the 31st day of March last, he and his Representatives have ceased from that date to have any interest in the Concern of A. FLETCHER & COMPANY, Manufacturers and Warehousemen in Glasgow.

Glasgow, May 18, 1864.

PETER FLETCHER,) Trustees of the A. B. MURRAY, JAMES WEBSTER, said Angus FLETCHER.

ALEX. M'MILLAN, Witness. ARCHD. BROWN, Witness.

The Business will be continued under the same Firm by

PETER FLETCHER, ARCHD. FLETCHER, and JANET FLETCHER.

NOTICE.

THE Firm of SALMOND & HARRIS, Builders, 43, Paisley Road, Glasgow, has this day been DIS-SOLVED of joint and mutual consent. Either of the Partners will collect and pay the debts

due to and by the Company.

JAMES SALMOND. WILLIAM HARRIS.

J. M. TAYLOR, Writer, Glasgow, Witness. JOHN HURLL, Jr., Clerk, Glasgow, Witness.

Glasgow, May 16, 1864.

NOTICE.

THE Subscriber, James Easton, Junior, has now retired from and ceased to be a Partner of the Company carrying on business as Iron Forgers and Rolled Iron Manufacturers at Dunterlie, Barrhead, under the Firm of LAWTHER & COMPANY.

JAMES EASTON, June. ALEXANDER LAWTHER.

ARCHD. BROWNLIE, Writer, Barrhead, Witness. DAVID SHAW, Law-Clerk, Barrhead, Witness. Barrhead, February 27, 1864.

NOTICE.

THE Copartnery Business hitherto carried on by the Subscribers, the sole Partners, as Corn Factors in Glasgow, under the Firm of GIBSON & CLARK, was this day DISSOLVED by mutual consent. The debts due to and by the Concern will be received and paid by the Subscriber, G. W. Clark, who continues the Business on his own account, under the same Firm.

ROBERT GIBSON. GEO. W. CLARK.

GEO. BLACK, Writer, Glasgow, Witness. DUNCAN SAUNDERS, LAW-Clerk, Glasgow, Witness.

Glasgow, May 13, 1864.

Stornoway, May 4, 1864.

WE, the Subscribers hereto annexed, intimate the DISSOLUTION of Partnership of M'DONALD & MORRISON, Merchants, Stornoway.

The Subscriber, Angus M'Donald, Junior, is authorised to uplift all debts and pay liabilities.

ANGUS M'DONALD, Junior. CHARLES MORRISON.

Angus M'Donald, Senr., Witness. John M'Farlane, Junr., Witness.

NOTICE.

THE Copartnery of J. S. GREEN & COMPANY,
Merchants in Edinburgh, of which the Subscribers,
Joseph Stainton Green and James Middlemass, both Merchants in Edinburgh, were the only Partners, was, by mutual consent of the Partners, DISSOLVED on the 12th day of January 1864.

Dated at Edinburgh this 18th day of May 1864.

JOSEPH S. GREEN. JAMES MIDDLEMASS.

EDMUND BAXTER, Writer to the Signet, Witness. WM. DUNCAN, Solicitor, Supreme Courts, Witness.

WILLIAM REID, 108, West Nile Street, Glasgow, presently Prisoner in the Prison of Glasgow, has presented a Petition to the Sheriff of the County of Lanark for liberation, interim protection, and decreet of Cessio Bonorum; and all his Creditors are hereby required to appear within the Sheriff-Clerk's Office, Glasgow, on the 20th day of June next, at 12 o'clock noon, when he will amean for examination. will appear for examination.

ALEX. DICK, Jr.,

Petitioner's Procurator...

180, West George Street, Glasgow, May 19, 1864.

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

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

Friday, May 20, 1864.

· Price One Shilling.