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FRIDAY, AUGUST 10, 1883.

At the Council Chamber, Whitehall, the 9th day
of August 1883.

By the Lords of Her Majesty's Most Honourable
Privy Council.

PRESENT,

Lord President.
Earl of Northbrook.
Mr. Dodson.

WHEREAS the Lords of Her Majesty's Most Honourable Privy Council, in pursuance of the powers vested in them by an Act passed in the 6th year of the Reign of His Majesty King George the IV., cap. 78, and by the Public Health (Scotland) Act, 1867, did, by an Order bearing date the 12th day of July 1883, make certain Rules, Orders, and Regulations, and among these a Regulation to the following effect:—

'ART. VI. Every Local Authority within whose district persons are likely to be landed from any ship coming Foreign shall, as speedily as practicable, with the approval of the Chief Officer of Customs of the Port, fix some place within the jurisdiction or district of the Local Authority where any ship may be moored or anchored for the purpose of Art. X., and shall make provision for the reception of Cholera Patients and persons suffering from illness removed under Arts. XIII. and XIV.'

And whereas it has been represented to their Lordships that in some places there is no safe anchorage within the jurisdiction or district of the Local Authority.

Now, therefore, the Lords of Her Majesty's Most Honourable Privy Council, by virtue of the

powers in this behalf by the recited enactments or otherwise in them vested, do hereby order as follows:—

In the case of any district in which, in the opinion of the Local Authority, there is no place within the jurisdiction or district of such Local Authority where a ship may be safely moored or anchored, such Local Authority may, for the purpose of Art. VI. of the said Order, fix some place without such jurisdiction or district, but as near thereto as possible, wherein a ship may be moored or anchored for the purpose of Art. X. of the said Order.

C. L. PREL.

WHITEHALL, August 6, 1883.

THE Queen has been pleased to direct Letters Patent to be passed under the Great Seal of the United Kingdom of Great Britain and Ireland, granting the dignity of a Baronet of the said United Kingdom unto Andrew Clark, of Cavendish Square, in the Parish of St. Marylebone, in the County of Middlesex, Doctor in Medicine, and the heirs male of his body lawfully begotten.

WHITEHALL, August 6, 1883.

The Queen has been pleased to direct Letters Patent to be passed under the Great Seal of the United Kingdom of Great Britain and Ireland, granting the dignity of a Baronet of the said United Kingdom unto Prescott Gardiner Hewett, of Chesterfield Street, in the Parish of St. George, Hanover Square, in the County of Middlesex, Esq., Serjeant Surgeon Extraordinary to Her Majesty, and the heirs male of his body lawfully begotten.

AN ACCOUNT showing the Quantities of certain kinds of Agricultural Produce Imported into the United Kingdom in the Five Days ended 3d August 1883.

						Quantities.	
Animals living :—						Number	
Oxen, Bulls, Cows, and Calves		12,890
Sheep and Lambs	"	23,578
Swine	"	1,537
Dead Meat :—							
Bacon	cwts.	43,743
Beef, salted and fresh	"	16,135
Hams	"	9,070
Meat unenumerated, salted and fresh	"	365
" " preserved	"	27,044
Pork, salted (not Hams) and fresh	"	3,558
Mutton, fresh	"	1,261
Poultry and Game (including Rabbits)	Value £	1,114
Butter and Butterine	cwts.	38,192
Cheese	"	88,925
Eggs	Great Hundred	114,460
Lard	cwts.	40,741
Vegetables :—							
Onions, raw	Bushels	27,111
Potatoes	cwts.	28,057
Unenumerated	Value £	7,190
Corn, Grain, Meal, and Flour :—							
Wheat	cwts.	1,226,099
Barley	"	77,526
Oats	"	333,963
Pease	"	17,748
Beans	"	63,501
Maize	"	630,332
Wheat Meal and Flour	"	218,285

S. SELDON, Principal.

Statistical Office, Custom House, London,
August 4, 1883.

STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, Imperial Measure, as received from the Inspectors and Officers of Excise, in the Week ended 4th August 1883, conformably to the Act of the 45th and 46th Victoria, cap. 37.

				QUANTITIES SOLD.		AVERAGE PRICE.	
				Qrs.	Bus.	s.	d.
Wheat	36,237	7	43	3
Barley	236	7	30	0
Oats	1,410	3	23	10

Commercial Department, Board of Trade,
August 4, 1883.

R. GIFFEN.

COMPARATIVE STATEMENT for the corresponding Week in each of the Years from 1879 to 1882.

Corresponding Week in	QUANTITIES SOLD.						AVERAGE PRICE.					
	WHEAT.		BARLEY.		OATS.		WHEAT.		BARLEY.		OATS.	
	Qrs.	Bus.	Qrs.	Bus.	Qrs.	Bus.	s.	d.	s.	d.	s.	d.
1879	15,857	6	199	4	489	2	49	7	26	11	24	2
1880	15,144	2	751	1	915	4	43	9	25	7	28	2
1881	12,743	2	215	0	526	2	46	9	30	1	24	4
1882	10,540	7	394	6	576	7	51	3	29	1	25	3

R. GIFFEN.

Commercial Department, Board of Trade,
August 4, 1883.

EDUCATIONAL ENDOWMENTS (SCOTLAND) ACT, 1882.

NOTICE is hereby given that the Commissioners under the Educational Endowments (Scotland) Act, 1882, have prepared the Draft of a Scheme for the future administration of the Endowment known as The ROYAL INCORPORATION OF HUTCHESON'S HOSPITAL, in the County of Lanark and City of Glasgow, whereof an abstract is appended. The Commissioners will, in terms of the Twenty-fourth Section of said Act, receive and consider any objection made to them in writing by any public body or persons interested respecting such Scheme, and any amendments proposed thereon, provided that the same be delivered at their Office, at No. 46 George Street, Edinburgh, within two calendar months from the date hereof. Printed copies of the said Scheme may be had on application to the Secretary to the Commissioners by letter, enclosing five penny postage stamps per copy.

ALEX. GIBSON,
Secretary to Commissioners.

46 George Street, Edinburgh,
10th August 1883.

Scheme under the Educational Endowments (Scotland) Act, 1882, for the Administration of the Endowments so far as applicable to educational purposes, hitherto held and administered by the Royal Incorporation of Hutcheson's Hospital, in the City of Glasgow and County of Lanark, under Deed of Mortification, executed by George Hutcheson of Lambhill, dated 16th December 1639, and relative Contract entered into between Thomas Hutcheson, then of Lambhill, and the Provost, Bailies, Dean of Guild, Deacon Convener and others, of and in the Burgh of Glasgow, dated 27th June 1640; Mortifications by the said Thomas Hutcheson, dated respectively 9th March and 3d and 14th July 1641, all recorded in the Books of Council and Session,

30th August 1793; Deed of Ratification by Janet, Bessie, and Ellen Hutcheson, only sisters german, and heirs portioners of the said Thomas Hutcheson, dated 15th October 1641; Deed of Mortification by James Blair, elder, Merchant in Glasgow, dated 21st June 1710, and registered in the Burgh Court Books of Glasgow, 12th August 1713; Deed of Mortification, with Codicil annexed, by Daniel Baxter, Bookseller in Glasgow, both dated 14th October 1776, and registered in the said Burgh Court Books, 8th January 1785, and additional Codicil thereto, dated 24th February 1779; Trust Settlement by William Scott, Tobacconist in Glasgow, dated 14th October, and recorded in the Books of Council and Session 28th December, both in 1818; Royal Charter, erecting Preceptor and Patrons of, *inter alia*, the above-mentioned Endowments into a Corporation, under the title of 'The Royal Incorporation of Hutcheson's Hospital, in the City of Glasgow,' dated, said Charter, 3d February, and registered and sealed 2d April, both in the year 1821, and Act of Parliament 35 Vict. cap. 20, dated 13th May 1872, entitled 'An Act for enlarging the Powers of the Royal Incorporation of Hutcheson's Hospital, in the City of Glasgow, and for regulating the management thereof, of the Mortifications therewith connected, and for other purposes.'

Preamble.

1. Future Administration of Trust.
2. Payment of Revenues applicable to Educational Purposes.—The said Royal Incorporation of Hutcheson's Hospital, shall, from and after the date of this Scheme (being the day on which Her Majesty, by Order in Council, declares her approbation thereof) pay to the said governing body of Hutcheson's Educational Trust, by equal half-yearly instalments at Whitsunday and Martinmas, not

less than two-fifths of the net annual revenues of Hutcheson's Hospital, and of Blair's and Baxter's Mortifications, and one half of the net annual revenue of Scott's Mortification, and any other sum or sums which they may resolve, in virtue of the powers contained in section 4 of the said Hutcheson's Hospital Act, 1872, to apply in carrying out or furthering the cause of education, to be expended under the provisions of this Scheme.

3. Transference of Property.—From and after the date of this Scheme, the schools in Crown Street and Elgin Street, with the sites and pertinents thereof, and the furniture and moveable property pertaining thereto, presently belonging to the said Royal Incorporation of Hutcheson's Hospital, shall be transferred to and vested in the governing body hereinafter constituted, without the necessity of any conveyance or instrument.

4. Constitution and Election of Governing Body.—The governing body, hereinafter called the governors, shall consist of twenty-one persons, whereof
 Eleven shall be elected by the Magistrates and Town Council of the City of Glasgow,
 Three shall be elected by the School Board of Glasgow,
 Two shall be elected by the Senatus of the University of Glasgow,
 Two shall be elected by the City Ministers of Glasgow,
 One shall be elected by the Merchants House of Glasgow,
 One shall be elected by the Trades House of Glasgow,
 One shall be elected by the Institute of Engineers in Glasgow.

The governors elected by the Magistrates and Town Council shall, in the case of the first election, hold office, four of them for a period of five years, four of them for a period of four years, and three of them for a period of three years, and thereafter respectively until the first day of August after the expiry of these periods. The governors to be elected by the Merchants House, Trades House, and University, shall hold office for a period of five years, and thereafter until the first day of August after the expiry of that period. The governors to be elected by the School Board, by the City Ministers, and by the Institute of Engineers, shall, in the case of the first election, hold office for a period of three years, and thereafter until the first day of August after the expiry of that period. The governors shall, in the case of all elections subsequent to the first, hold office for a period of five years, from and after the expiry of the term of office of their predecessors, except as hereinafter provided. Each election shall be made at a meeting convened and conducted as nearly as may be according to the ordinary rules and practice of the electing body. The governors may be elected by the several electing bodies, either out of their own number or otherwise. Any governor may be re-elected. The first governors shall be elected as soon as conveniently may be after the date of this Scheme. The clerk or other officer of the governors shall, at least one month before the expiry of the term of office of any governor, give notice to the proper electing body, and the electing body shall, as soon as conveniently may be after such notice, elect a governor to hold office from the expiry of said term. Any election not made as aforesaid within three months from the date of this Scheme, or from the date of the notice of expiry of a term of office, or of a vacancy, as hereinafter prescribed,

shall in that case be made by the then existing governors.

5-14. Clauses relating to Vacancies, Meetings, Chairman, Quorum, Minutes, Committees, Accounts, &c.

15-20. Clauses relating to Casual Profits, Powers of Investment &c., Audit, and Preliminary Arrangements.

21. Preservation of Vested Interests.

Application of Income.

22. Application of Income.—The governors shall, after defraying the expenses of management, and of repairs and improvements, and the burdens and taxes affecting the Endowment, apply the free income to the purposes hereinafter set forth.

The Schools.

23. Schools.—The governors shall continue to maintain a school for boys and a school for girls either in the buildings presently occupied by them, or in any others they may subsequently acquire, and these schools shall continue to bear the name of Hutcheson.

24. Subjects of Instruction, Boys' School.—The subjects to be taught in the school for boys shall include reading, writing, arithmetic, bookkeeping, mensuration, English grammar, composition, and literature, Latin, Greek, at least two modern languages, mathematics, drawing both freehand and mechanical, at least one branch of natural science, and such other subjects as the governors may from time to time determine.

25. Subjects of Instruction, Girls' School.—The subjects to be taught in the school for girls shall include reading, writing, arithmetic, English grammar, composition, and literature, Latin, at least two modern languages, mathematics, music, drawing, at least one branch of natural science, domestic economy, and such other subjects as the governors may from time to time determine.

26. Age of Admission.—The schools may each of them be divided into a primary and secondary department. Children shall not be admitted to the primary department before the age of eight nor to the secondary department before the age of eleven.

27. Admission of Children.—Children shall before admission pass an examination of such nature as shall be fixed by the governors, conducted by, or under supervision of the head masters. Subject to these conditions, the school shall be open to all children of good health and character, so far as there is room for them. If the number of applicants be greater than can be admitted, they shall be admitted, after examination, as herein provided, in the order of their application.

28. School Fees.—The governors shall charge school fees, except as hereinafter provided. The fees shall not in any case be less than £2 for the school year, and shall, in so far as it is possible without interfering with the prosperity of the school, be fixed at such a rate that the fees received from the fee paying pupils shall be sufficient to pay for the annual cost of their education.

29. Appointment of Head Master.—The head masters of the schools shall, in the case of any appointment after the date of this scheme, be graduates of some University of the United Kingdom. The governors shall appoint the head masters at a meeting to be specially called for the purpose, after having taken such steps, by advertisement or otherwise, as they shall deem best calculated to obtain suitable candidates.

30. Dismissal of Head Master.—The governors may dismiss any head master without assigning cause after three calendar months' written notice given to him in pursuance of a resolution passed at two consecutive special meetings, held at an interval of at least fourteen days, such resolution being affirmed by at least two-thirds of the governors present on each occasion. The governors, for what in their opinion is urgent cause, may, by a resolution passed at a special meeting, and affirmed by not less than two-thirds of the whole number of governors for the time being, declare that any head master ought to be dismissed from office without notice, and in that case they may appoint another special meeting to be held not less than seven days after the former one, and may then dismiss him by a like resolution, affirmed by not less than two-thirds of the governors for the time being. And if the governors assembled at the first of such special meetings think fit at once to suspend the said head master from his office until the next meeting, they may do so by resolution affirmed by not less than two-thirds of the whole number of governors for the time being. Due notice and opportunity for explanation shall in each case be given to the head master.

31. Management of School.—Subject to the rules prescribed by or under the authority of this Scheme, the head masters shall have under their control the choice of books, the methods of teaching, the arrangements of classes and school hours, and generally the whole organization, discipline, and management of the school. They shall have the power of expelling children from the school or suspending their attendance thereat for any cause that appears to them sufficient, subject to an appeal to the governors.

32. Assistant Teachers.—The head master of each school shall have the power of appointing all assistant teachers, and, subject to the approval of the governors, of dismissing such teachers.

33. Head Masters' Salaries.—The head masters shall each have a fixed yearly salary of not less than £600, and, if the governors think fit, a capitation payment on such scale as may be fixed by them.

34. General Supervision.—Subject to the provisions of this Scheme, the governors shall, after due consultation with the head masters, prescribe the general subjects of instruction, the relative prominence and value to be assigned to each subject, the school terms, vacations, and holidays. They shall take the general supervision of the school buildings and arrangements. They shall determine the number of assistant teachers, and fix their salaries and mode of payment.

35. Power to Discontinue Primary Departments.—The governors shall only maintain or extend the primary departments in so far as these appear to them to be necessary or conducive to the prosperity of the secondary departments; and if at any time it appears to them more expedient that either or both schools should be wholly devoted to the purposes of higher instruction, they may, after giving due notice to the School Board of Glasgow, and in the event of any objection being made by said School Board, obtaining the consent of the Scotch Education Department, cease to maintain primary departments in either or both schools.

36. Inspection.—The Schools shall be periodically inspected in such manner as the Scotch Education Department may from time to time prescribe, and the cost of such inspection shall be paid out of the funds of the Endowment.

Foundationers, Free Scholarships, and Bursaries.

37. Foundationers.—The governors shall select not more than one hundred and fifty children, being orphans, needful and deserving of assistance, or the children of persons who, not being in receipt of parochial aid, may be considered by the governors needful and deserving of assistance, and who shall have been engaged in business or trade in Glasgow for some time, and shall enter them on the Foundation. No child shall be admitted as a Foundationer unless he has passed the standard suitable to his age or an equivalent examination; and if there be a greater number of candidates than vacancies the governors shall, in selecting the children, give special weight to the results of the examination and to previous good conduct, attendance, and progress at school. Such Foundationers shall receive their education free of charge in the primary departments of the aforesaid schools or at any public or State-aided school for such a period, not exceeding four years, as the governors may determine.

38. Books and Clothes for Foundationers.—The governors may expend an annual sum, not exceeding £50, in providing books and clothes for the most necessitous of the Foundationers.

39. Free Scholarships and Bursaries.—The governors shall as hereinafter provided institute scholarships, school bursaries, university bursaries, and technical or art school bursaries. Two-thirds of the said scholarships and bursaries shall be awarded among those who are either Foundationers, or who, in the opinion of the governors, possess the qualification prescribed for Foundationers, and one-third shall be free from said restriction.

40. Free Scholarships.—The governors shall institute not fewer than one hundred free scholarships, to be awarded by competitive examination among boys and girls educated in Hutcheson's schools, or in any public or State-aided school in Glasgow. Free scholars shall attend the secondary department in Hutcheson's Grammar or Girls' School Foundation, and shall receive free education for a period not exceeding three years, with books and stationary.

41. School Bursaries.—The governors shall apply an annual sum of not less than £400 in establishing bursaries, each of the yearly value of not less than £5, nor more than £10. These bursaries shall be awarded by competitive examination among boys or girls educated in Hutcheson's schools or in any public or inspected school in Glasgow, and shall be tenable for a period not exceeding three years at the secondary department of Hutcheson's Grammar or Girls' School. The bursars shall, in addition to a money payment, receive free education, with books and stationary.

42. University and Technical College Bursaries.—The governors shall apply an annual sum of not less than £400 in establishing university or technical college bursaries, each of the yearly value of not less than £20 nor more than £30. These bursaries shall be competed for by boys who have attended not less than two sessions in the secondary department of Hutcheson's Grammar School. The successful competitors shall elect whether the bursary shall be held at a university or at a technical college. The respective value of a university bursary and a technical college bursary shall be determined by the governors before the competition.

43. Higher Education Bursaries for Girls.—

The governors shall apply an annual sum of not less than £300 in establishing bursaries for higher education, each of the yearly value of not less than £15, nor more than £30, to be awarded by competitive examination to girls who shall attend the classes of the 'Association for the Higher Education of Women,' or any institution or course of higher or professional education which is approved by the governors.

44. Power to give Bursaries and Scholarships without Competition.—It shall be in the power of the governors to give one-fifth of the said scholarships and bursaries as a reward for regularity of attendance and industry, general merit and good conduct, all to be ascertained by the report of the teachers and otherwise, as the governors may determine.

45. Forfeiture of Scholarships and Bursaries.—If, in the judgment of the governors, the holder of any scholarship or bursary shall be guilty of serious misconduct, or fail to make reasonable progress, they may withdraw such scholarships or bursary, and their determination in such case shall be final.

46. Annual Distribution of Bursaries.—The governors shall establish the bursaries and scholarships herein provided for, in such manner as to secure that they shall be awarded in as nearly as possible equal numbers in each year.

47. Name of Hutcheson.—All persons entered on the foundation, or gaining scholarships or bursaries founded under this Trust, may be designated Hutcheson's Foundationers, Scholars, or Bursaries.

Application of Remainder of Income.

48. Subsidy to Technical School or College.—The governors shall pay (to a technical school or college to be constituted under Scheme by Commissioners) an annual sum of not less than £800, to be increased from time to time as the funds of the Endowment may permit (under conditions to be inserted in said Scheme by Commissioners).

49. Subsidy to the School of Design.—The governors shall pay to the School of Design in Glasgow (or to a body of which it may form part under Scheme by Commissioners), the annual sum of £100 (under conditions to be inserted in said Scheme by Commissioners).

50. Residue of Income.—The residue of the free annual income, in so far as it has not been applied under the provisions of this Scheme, shall be invested by the governors so soon as it amounts to £200. The governors may apply the sums so invested, together with any sum or sums which they may hereafter receive from the patrons of the Hospital and of the said Mortifications, in the exercise of the powers conferred on them by section 4 of the said Hutcheson's Hospital Act in improving or enlarging their existing schools, or in the building of new schools, as provided for in the immediately succeeding section, or in contributing, if they see fit, to the erection or extension of any technical school or college established under any Scheme by the Commissioners.

51. Power to erect Higher Class Schools.—In the event of the governors being of opinion that additional higher class schools are requisite, they may either themselves, or jointly with the governors of other trusts, provide and maintain one or more such higher class schools in Glasgow, to be maintained and conducted under the provisions of this Scheme applicable to existing schools, provided always that any such school shall only be erected after consultation with the Glasgow School Board;

and, in the event of the School Board objecting thereto, the governors shall, before erecting such school, obtain the consent of the Scotch Education Department.

52. Power to Appoint Joint Committees with the Governing Bodies of other Endowments.—The governors may, if they think fit, entrust the management of any school or schools erected under the provisions of the immediately preceding section, or the carrying out of the provisions relative to bursaries and free scholarships herein contained, to a committee or committees to be appointed jointly by them and by the governing bodies of other Endowments applicable to like purposes and held under similar conditions. Such committee or committees shall be composed of members of the several governing bodies as nearly as may be proportionate in number to the interests of the respective governing bodies in the funds to be applied by the said committee or committees. The governors shall have power jointly with the other governing bodies to confer such powers on said committee or committees, and to make such bye-laws or regulations relative thereto as they think fit, in so far as the same are not inconsistent with the provisions of this Scheme.

General Clauses.

53-57. Power to apply to Court of Session for Alteration, Power to make Bye-Laws and Standing Orders, and to receive Additional Donations, Scheme to be Printed.

EDUCATIONAL ENDOWMENTS (SCOTLAND) ACT, 1882.

NOTICE is hereby given that the Commissioners under the Educational Endowments (Scotland) Act, 1882, have prepared the Draft of a Scheme for the future administration of the Endowments known as MUIR'S SCHOOL FUND, MILLAR AND PEADIE'S SCHOOL, WILSON'S CHARITY SCHOOL, GARDNER'S FREE SCHOOL, M'LACHLAN'S FREE SCHOOL, and GRAHAM'S FREE SCHOOL, all in the County of Lanark and Burgh of Glasgow, whereof an abstract is appended. The Commissioners will, in terms of the Twenty-fourth Section of said Act, receive and consider any objection made to them in writing by any public body or persons interested respecting such Scheme, and any amendments proposed thereon, provided that the same be delivered at their Office, at No. 46 George Street, Edinburgh, within two calendar months from the date hereof. Printed copies of the said Scheme may be had on application to the Secretary to the Commissioners by letter, enclosing four penny postage stamps per copy.

ALEX. GIBSON,
Secretary to Commissioners

46 George Street, Edinburgh,
10th August 1883.

Scheme under the Educational Endowments (Scotland) Act, 1882, for the Administration of the Endowments known as Muir's School Fund, hitherto held and administered under Settlement by William Muir, dated 30th November 1865, and Scheme approved by the Court of Session on 5th March 1874; Millar and Peadie's School, hitherto held and

administered under the following Deeds:—Trust Disposition and Settlement by Archibald Millar, dated 26th October 1787, registered in the Commissary Court Books of Lanarkshire, 20th October 1790, and Royal Charter dated 11th November, and sealed and registered 6th December 1837; Mortification by James Coulter, dated 22d November 1787, recorded in the Books of Council and Session 11th September 1788; Trust Disposition of the late Robert Tennent, dated 22d August 1739; Wilson's Charity School, hitherto held and administered under Bequest by George Wilson, dated 26th April 1778; Gardner's Free School, hitherto held and administered under Disposition and Settlement by Moses Gardner, dated 24th October 1811, and recorded in the Books of Council and Session 30th January 1849; M'Lachlan's Free School, hitherto held and administered under Last Will and Testament of John M'Lachlan of Calcutta, dated 20th August 1819, and Royal Charter of Incorporation, sealed 16th March 1842; and Graham's Free School, hitherto held and administered under the Trust Disposition and Settlement of the late Mrs. Janet Graham or Lindsay, dated 21st July 1833, and recorded in the Burgh Court Books of Glasgow 7th November 1833.

Preamble.

1. Future Administration of Endowment.—These Endowments shall henceforth be amalgamated, and shall be administered under this Scheme by the governing body hereinafter constituted, which is hereby incorporated by the name of 'The Glasgow General Educational Endowments Board.'

2. Clause relating to Transference of Property.

3. Constitution and Election of Governing Body.—The governing body, hereinafter called the governors, shall consist of seventeen persons, of whom

Three shall be elected by the School Board of Glasgow,

Three shall be elected by the City Ministers of Glasgow,

Three shall be elected by the General Kirk Session of Glasgow,

Two shall be elected by the Senatus of the University of Glasgow,

One by the Merchants House of Glasgow,

One by the Trades House of Glasgow,

One by the Magistrates and Town Council of the City of Glasgow,

One by the Minister and Managers of St. Columba's Gaelic Church, Glasgow, and

Two shall be elected by the present Trustees of the said Mrs. Janet Graham or Lindsay, and after the death or resignation of the present assumed Trustees, by the Directors of the Graham Charitable Society, together with the Minister or Ministers of the Sydney Place United Presbyterian Church in Glasgow.

The governors elected by the School Board and by the City Ministers shall, in the case of the first election, hold office for a period of three years, and thereafter until the first day of August after the

expiry of that period. The governors to be elected by the Magistrates and Town Council and by the General Kirk Session shall hold office for a period of four years, and thereafter until the first day of August after the expiry of that period. The governors to be elected by the Senatus, the Merchants House, the Trades House, and by the Trustees of the said Mrs. Janet Graham or Lindsay, shall, in the case of the first election, hold office for a period of five years, and thereafter until the first day of August after the expiry of that period. The governors shall, in the case of all elections subsequent to the first, hold office for a period of five years from and after the expiry of the term of office of their predecessors, except as hereinafter provided. Each election shall be made at a meeting convened and conducted as nearly as may be according to the ordinary rules and practice of the electing body. The governors may either be elected by the several electing bodies out of their own number or otherwise. Any governor may be re-elected. The first governors shall be elected as soon as conveniently may be after the date of this Scheme. The clerk or other officer of the governors shall, at least one month before the expiry of the term of office of any governor, give notice to the proper electing body, and the electing body shall, as soon as conveniently may be after such notice, elect a governor to hold office from the expiry of said term. Any appointment not made as aforesaid within three months after the date of this Scheme, or from the date of the notice of a vacancy, as hereinafter prescribed, shall in that case be made by the then existing governors.

4-11. Clauses relating to Vacancies, Meetings, Chairman, Quorum, Minutes, and Committees.

12-17. Clauses relating to Accounts, Business Arrangements, Casual Profits, Powers of Sale, and Investment and Audit.

18-20. Clauses relating to Preliminary Arrangements and Transference of Administration.

21. Preservation of Vested Interests.

22. Discontinuance of Schools.—The governors shall, within twelve months after the date of this Scheme, discontinue the schools presently maintained under the several Endowments embraced herein, and shall either sell or let the school buildings at a fair rent as to them may seem best; but notwithstanding the provision hereof, they may, on obtaining authority in writing from the Scotch Education Department, continue the schools belonging to the several Endowments under their present management, until such time as may be fixed.

23. Compensation to Teachers.—The governors, having regard to the circumstances of any particular case, may make such compensation as they think just and reasonable to teachers or other officers in schools which are discontinued under this Scheme.

Application of Income.

24. Application of Income.—The governors, after defraying the expenses of management, and of repairs and improvements, and the burdens and taxes affecting the several Endowments, shall apply the free income to the purposes hereinafter set forth.

25. Free Scholarships.—The governors shall apply a yearly sum, not exceeding one-fourth of the net income of the Board, in paying, in whole or in part as they may think fit, the fees of scholars at public or State-aided schools in Glasgow for elementary education as defined in the Educational

Endowments (Scotland) Act, 1882. The free scholars shall be children whose parents or guardians, not being in receipt of parochial relief, are in such circumstances as to require aid for providing elementary education, and are persons who, in the opinion of the governors, ought not to be required to apply to the Parochial Board for such aid.

In the case of children under ten years of age the fees shall not be paid for more than one school year without reappointment; and after they have been in attendance at school during one school year, the governors shall, in making their selection, give special weight to good conduct, attendance, and progress at school during the previous year. The amount to be expended in paying school fees for children under ten years of age shall not exceed one-third of the amount to be applied under this section.

In the case of children of ten years of age and upwards, the free scholars shall be selected by competitive examinations, which shall be open to all of the same age who are eligible in terms hereof, whether they have or have not previously been beneficiaries; and for such children the school fees may continue to be paid for such period not exceeding three years as the governors may determine. If any scholar gain a school bursary his school fees shall no longer be paid under this section.

The governors, at the end of every school year, shall obtain from the teacher or teachers a special report as to the conduct, regularity of attendance, and progress of all scholars whose school fees are paid in whole or in part under this section, and the fees of no scholar shall continue to be paid, in regard to whom such report is not satisfactory.

Assistance to Free Scholars.—In making their selection of beneficiaries under this section, the governors shall have regard to the recommendation of the children of poor Highlanders by the Minister and Managers of St. Columba's Gaelic Church, and may expend a yearly sum of £100 specially for the behoof of such children. They shall also have regard to the recommendation of children by the Directors of the Graham Charitable Society, and by the Minister or Ministers of the Sydney Place United Presbyterian Church, and may expend a yearly sum of £100 specially for behoof of such children.

26. The governors may, out of the sum provided in the immediately preceding section, expend an annual sum not exceeding £100 in providing books and clothes for the most necessitous of the free scholars.

27. **School Bursaries.**—The governors shall apply a yearly sum not less than one-fourth of the net income in establishing school bursaries, each of the yearly value of not less than £5 nor more than £10. These bursaries shall be awarded by competitive examination among children attending public or State-aided schools in Glasgow who have passed the fifth standard of the present Scotch Code, or such standard as may from time to time be fixed by the Scotch Education Department pursuant to the Education (Scotland) Acts, as that entitling children to total exemption from the obligation to attend school, and whose parents or guardians are in such circumstances as to require aid for giving their children a higher education; these bursaries shall be tenable for two years at public or State-aided schools in Glasgow in which efficient instruction is given in the higher branches.

28. **Bursaries for Technical and Higher Educa-**

tion.—The governors shall apply an annual sum of not less than £500 in providing bursaries of such amount as they may determine, (1) for technical education at such technical school or college or place for professional training as they may approve; and (2) for education at such higher class school as they may approve. These bursaries shall be awarded by competitive examination among pupils of public or State-aided schools in Glasgow, under such regulations and conditions as the governors may from time to time determine.

29. **Bursaries for Evening Classes.**—The governors shall apply an annual sum not exceeding £500 in providing bursaries of such amount as they may determine, to be awarded by competitive examination among children attending or who have attended public or State-aided schools in Glasgow, and to be held by them for such time as may be fixed by the governors under condition of attending such evening classes for higher education or technical instruction, as may be approved by the governors.

30. **School of Domestic Economy.**—The governors may if they see fit, in the event of a school or schools of domestic economy being established in Glasgow, pay to such school or schools an annual subsidy not exceeding £400, on the condition that they shall be entitled to send to such school or schools for gratuitous instruction, such number of pupils as may be arranged; or they may apply the said sum in establishing bursaries at such school or schools to be awarded by competition among girls attending or who have attended public or State-aided schools. The bursaries shall be of such amount and shall be tenable for such time as the governors may from time to time determine.

31. **Allocation of Bursaries and Free Scholarships.**—The governors may, if they think fit, allocate the bursaries and free scholarships in whole or in part among schools or groups of schools of a similar class, in such manner and proportion as they may determine, to be awarded among the pupils attending such schools, under the conditions and provisions relative to such bursaries or free scholarships contained herein.

32. **Power to Appoint Joint Committees with the Governing Bodies of other Endowments.**—The governors may, if they think fit, entrust the carrying out of the provisions relative to bursaries and free scholarships herein contained to a committee or committees to be appointed jointly by them and by the governing bodies of other Endowments applicable to like purposes and held under similar conditions. Such committee or committees shall be composed of members of the several governing bodies as nearly as may be proportionate in number to the interests of the respective governing bodies in the funds to be applied by the said committee or committees. The governors shall have power jointly with the other governing bodies to confer such powers on said committee or committees, and to make such bye-laws or regulations relative thereto as they think fit, in so far as the same are not inconsistent with the provisions of this Scheme.

33. **Names to be attached to Bursaries and Free Scholarships.**—The governors may, in so far as it shall not be found inconsistent with the due carrying out of the provisions of this Scheme, attach the names of the respective founders of the several Endowments to bursaries or free scholarships, established under the provisions hereof.

34. **Muir Divinity Bursaries.**—The governors shall establish two bursaries, each of £25 annual value, to be called the Muir Divinity Bursaries,

These bursaries shall be awarded by competitive examination, under such conditions and regulations as the governors may determine, and shall be tenable for two years at the Divinity Hall of the University of Glasgow.

35. Forfeiture of Bursaries.—If, in the judgment of the governors, the holder of any bursary shall be guilty of serious misconduct or shall fail to make reasonable progress at school, they may withdraw such scholarship or bursary, and their determination shall in that case be final.

36. Annual Distribution of Bursaries.—The governors shall establish the bursaries herein provided for in such manner as to secure that they shall be awarded in as nearly as possible equal numbers in each year.

37. Residue of Income.—The residue of the free annual income, in so far as it has not been applied under the provisions of this Scheme, shall, as soon as the same shall amount to £200, be invested by the governors, and form part of the capital fund of the Endowment.

General Clauses.

38–42. Administration of Endowment, Power to apply to Court of Session for Alteration, Power to make Bye-Laws and Standing Orders and to receive Additional Donations, Scheme to be Printed.

EDUCATIONAL ENDOWMENTS (SCOTLAND) ACT, 1882.

NOTICE is hereby given that the Commissioners under the Educational Endowments (Scotland) Act, 1882, have prepared the Draft of a Scheme for the future administration of the Endowments known as ANDERSON'S SCHOOL, DR. ANDREW BELL'S BEQUEST, COULTER'S MORTIFICATION, the SCOTSTARVIT MORTIFICATION, MACLEAN TRUST, MURDOCH'S BOYS' SCHOOL, HOOD'S SCHOOL, MAXWELL'S SCHOOL, ALEXANDER'S CHARITY, M'GRIGOR'S BEQUEST, MACFARLANE'S SCHOOL, and M'MILLAN'S BEQUEST, all in the County of Lanark and City of Glasgow, whereof an abstract is appended. The Commissioners will, in terms of the Twenty-fourth Section of said Act, receive and consider any objection made to them in writing by any public body or persons interested respecting such Scheme, and any amendments proposed thereon, provided that the same be delivered at their Office, at No. 46 George Street, Edinburgh, within two calendar months from the date hereof. Printed copies of the said Scheme may be had on application to the Secretary to the Commissioners by letter, enclosing five penny postage stamps per copy.

ALEX. GIBSON,
Secretary to Commissioners.

46 George Street, Edinburgh,
10th August 1883.

Scheme under the Educational Endowments (Scotland) Act, 1882, for the Administration of the Endowments known as Anderson's School in Calton, hitherto held and administered under Trust Disposition and Settlement of John Anderson, Baker in Calton, dated 30th August 1827, and relative Codicil, dated 29th August 1828, recorded in the Sheriff Court Books of Lanarkshire, 29th April 1829 : Dr. Andrew Bell's Bequest, hitherto held and

administered under Indenture and Declaration of Trust, between the Reverend Andrew Bell of Egmore, D.D., LL.D., and his Trustees, dated 14th July 1831, and Discharge and Declaration of Trust by the Magistrates and Council, dated 18th November 1831 : James Coulter's Mortification, hitherto held and administered under Last Will and Settlement of James Coulter, Merchant in Glasgow, dated 22d November 1787, recorded in the books of Council and Session 11th September 1788 : the Scotstarvit Mortification, hitherto held and administered under Contract between Sir John Scott of Scotstarvit, Knight, and the Provost, Bailies, and Council of Glasgow, of dates 11th and 13th June 1653, registered in Sheriff Court Books at Edinburgh, 7th May 1658, and Charter of Conveyance, dated 25th June 1653 : the Maclean Trust, hitherto held and administered under Deed of Settlement by Lieutenant-Colonel Alexander Maclean of the 3d West India Regiment, dated 27th October 1856, and two Codicils thereto, dated respectively, 7th June 1858, and 19th February 1859, recorded in the Books of Council and Session, 19th April 1859 : Murdoch's Boys' School, hitherto held and administered under Trust Disposition and Settlement of James Murdoch, Merchant in Glasgow, dated 19th May 1823, and relative Codicil, dated 2d July 1824, recorded in the Sheriff Court Books of Lanarkshire, 27th March, 1826, and Royal Warrant and Charter of Incorporation, dated 19th June, and sealed and registered, 10th July 1841 : Hood's School, Calton, hitherto held and administered under Grant by the Trustees under Trust Disposition and Settlement by the late Miss Mary Hood, dated 26th December 1817, and recorded in the Books of Council and Session, 18th December 1818 : Maxwell's School, hitherto held and administered under Deeds by the late Mrs. Catherine Blackhurst or Maxwell, dated 27th August 1825, 25th September 1847, and 18th May 1848 : Alexander's Charity, hitherto held and administered under Trust Disposition and Settlement of the late James Alexander, Merchant in Glasgow, dated 29th October 1841, and relative Codicil, dated 17th April 1844, recorded 15th September 1847 : M'Grigor's Bequest, hitherto held and administered under Trust Disposition and Settlement of the late David M'Grigor, Mason in Calton, dated 11th May 1826, and relative Codicil, dated 12th January 1827, recorded in the Books of Council and Session, 25th January 1837 : Macfarlane's School, hitherto held and administered under Deed of Settlement by the late Mrs. Waddell or Macfarlane of Stonefield, dated 12th, and recorded in the Books of Council and Session, 29th, both days of May

1818: and M'Millan's Bequest, hitherto held and administered under the Last Will and Settlement of Michael M'Millan, Manufacturer in Glasgow, dated 28th September 1811.

Preamble.

1. Future Administration of Endowment.
 2. Transference of Property.
 3. Constitution and Election of Governing Body.
- The governing body, hereinafter called the governors, shall consist of twenty-one persons, of whom Eleven shall be elected by the Magistrates and Town Council of the City of Glasgow, Three shall be elected by the School Board of Glasgow,
- One by the Parochial Board of the City Parish of Glasgow,
 - One by the Parochial Board of the Barony Parish of Glasgow,
 - One by the General Kirk Session of Glasgow,
 - One by the City Ministers of Glasgow,
 - One by the Senatus of the University of Glasgow,
 - One by the Merchants House of Glasgow, and
 - One by the Trades House of Glasgow.

The governors elected by the Magistrates and Town Council, shall, in the case of the first election, hold office, four of them, for a period of five years, four for a period of four years, and three for a period of three years, and thereafter until the first day of August after the expiry of that period. The governors to be elected by the School Board, by the City Ministers, and by the Parochial Board of the City Parish, shall, in the case of the first election, hold office for a period of three years, and thereafter until the first day of August after the expiry of that period. The governors to be appointed by the Barony Parochial Board and by the General Kirk Session, shall, in the case of the first election, hold office for a period of four years, and thereafter until the first day of August after the expiry of that period. The governors to be elected by the Senatus, the Merchants House, and the Trades House, shall, in the case of the first election, hold office for a period of five years, and thereafter until the first day of August after the expiry of that period. The governors shall, in the case of all elections subsequent to the first, hold office for a period of five years, from and after the expiry of the term of office of their predecessors, except as hereinafter provided. Each election shall be made at a meeting convened and conducted as nearly as may be according to the ordinary rules and practice of the electing body. The governors may either be elected by the several electing bodies, out of their own number or otherwise. Any governor may be re-elected. The first governors shall be elected as soon as conveniently may be after the date of this Scheme. The clerk or other officer of the governors shall, at least one month before the expiry of the term of office of any governor, give notice to the proper electing body, and the electing body shall, as soon as conveniently may be after such notice, elect a governor to hold office from the expiry of said term. Any election not made as aforesaid within three months after the date of this Scheme, or from the date of the notice of expiry of a term of office, or of a vacancy, as hereinafter prescribed, shall in that case be made by the then existing governors.

4-11. Clauses relating to Vacancies, Meetings, Chairman, Quorum, Minutes, and Committees.

12-17. Clauses relating to Accounts, Business

Arrangements, Casual Profits, Powers of Sale and Investment, and Audit.

18-20. Clauses relating to Preliminary Arrangements and Transference of Administration.

21. Preservation of Vested Interests.

22. Discontinuance of Schools.—The governors, except as hereinafter provided, shall within twelve months after the date of this Scheme, discontinue the schools presently maintained under the several Endowments embraced herein; and shall either sell or let the school buildings at a fair rent as to them may seem best, but notwithstanding the provisions hereof they may, on obtaining written authority from the Scotch Education Department, continue the schools belonging to the several Endowments under their present management until such time as may be fixed.

23. Compensation to Teachers.—The governors, having regard to the circumstances of any particular case, may make such compensation as they think just and reasonable to teachers or other officers in schools which are discontinued under this Scheme.

Application of Income.

24. Application of Income.—The governors, after defraying the expenses of management and of repairs and improvements, and the burdens and taxes affecting the several Endowments, shall apply the free income to the purposes hereinafter set forth.

25. Free Scholarships.—The governors shall apply a yearly sum, not exceeding one-sixth of the net income of the Board, in paying, in whole or in part as they may think fit, the fees of scholars at public or State-aided schools in Glasgow for elementary education as defined in the Educational Endowments (Scotland) Act, 1882. The free scholars shall be children whose parents or guardians, not being in receipt of parochial relief, are in such circumstances as to require aid for providing elementary education, and are persons who, in the opinion of the governors, ought not to be required to apply to the Parochial Board for such aid.

In the case of children under ten years of age the fees shall not be paid for more than one school year without reappointment; and after they have been in attendance at school during one school year, the governors shall, in making their selection, give special weight to good conduct, attendance, and progress at school during the previous year. The amount to be expended in paying school fees for children under ten years of age shall not exceed one-third of the amount to be applied under this section.

In the case of children of ten years of age and upwards, the free scholars shall be selected by competitive examinations, which shall be open to all of the same age who are eligible in terms hereof, whether they have or have not previously been beneficiaries; and for such children the school fees may continue to be paid for such period not exceeding three years as the governors may determine. If any scholar gain a school bursary, his school fees shall no longer be paid under this section.

The governors, at the end of every school year, shall obtain from the teacher or teachers a special report as to the conduct, regularity of attendance, and progress of all scholars whose school fees are paid in whole or in part under this section, and the fees of no scholar shall continue to be paid, in regard to whom such report is not satisfactory.

26. Assistance to Free Scholars.—The governors may expend out of the sum provided in the immediately preceding section an annual sum not exceeding £100, in providing books and clothes for the most necessitous of the free scholars.

27. School Bursaries.—The governors shall apply a sum not exceeding £1500 yearly in establishing school bursaries, each of the yearly value of not less than £5 nor more than £10. These bursaries shall be awarded by competitive examination among children attending public or State-aided schools in Glasgow who have passed the fifth standard of the present Scotch Code, or such standard as may from time to time be fixed by the Scotch Education Department, pursuant to the Education (Scotland) Acts, as that entitling children to total exemption from the obligation to attend school, and whose parents or guardians are in such circumstances as to require aid for giving them a higher education; these bursaries shall be tenable for two years at public or State-aided schools in Glasgow in which efficient instruction is given in the higher branches, or, in such proportion, not exceeding a third, as the governors may see fit at the school to be established under the thirty-seventh section hereof.

28. Bursaries for Technical and Higher Education.—The governors shall apply a sum not exceeding £700 yearly in providing bursaries of such amount as they may determine (1) for technical education at such technical school or college or place for professional education as they may approve, and, (2) for education at such higher class school as they may approve. These bursaries shall be awarded by competitive examination among pupils of public or State-aided schools in Glasgow, under such regulations and conditions as the governors may from time to time determine.

29. University Bursaries.—The governors shall apply the annual sum of £500 in establishing University bursaries, each of the yearly value of not less than £25. One half of these bursaries shall be awarded by competitive examination among those who have attended public or State-aided schools in Glasgow, and require aid in obtaining a university education; they shall be tenable at the University of Glasgow for such period not exceeding four years, and under such regulations and conditions as the governors may from time to time determine. The remaining half of these bursaries shall be awarded among the Queen's Scholars at training colleges who have attended two years at the University of Glasgow, on the report of the board of examiners appointed by the Scotch Education Department. Each of these bursars shall be taken bound to complete his curriculum for a degree in arts or science during the time he holds the bursary, and thereafter to submit himself for examination for such degrees.

30. Subsidy to Technical School or College.—The governors shall pay to (a technical school or college to be constituted under Scheme by Commissioners), an annual sum of not less than £1400 (under conditions to be inserted in said Scheme by Commissioners).

31. Allocation of Bursaries and Free Scholarships.—The governors may, if they think fit, allocate the bursaries and free scholarships in whole or in part among schools or groups of schools of a similar class, in such manner and proportion as they may determine, to be awarded among the pupils attending such schools, under the conditions and provisions relative to such bursaries or free scholarships contained herein.

32. Power to appoint Joint Committees with the Governing Bodies of other Endowments.—The governors may, if they think fit, entrust the carrying out of the provisions relative to bursaries and free scholarships herein contained to a committee or committees to be appointed jointly by them and by the governing bodies of other Endowments applicable to like purposes and held under similar conditions. Such committee or committees shall be composed of members of the several governing bodies as nearly as may be in the same proportion as the governing bodies respectively contribute to the funds at the disposal of the said committee or committees. The governors shall have power jointly with the other governing bodies to confer such powers as may be necessary for the purpose on said committee or committees, and shall make such bye-laws or regulations relative thereto as they think fit, in so far as the same are not inconsistent with the provisions of this Scheme.

33. Names to be attached to Bursaries and Free Scholarships.—The governors may, in so far as it shall not be found inconsistent with the due carrying out of the provisions of this Scheme, attach the names of the respective founders of the several Endowments to the bursaries or free scholarships, established under the provisions hereof.

34. Forfeiture of Bursaries.—If, in the judgment of the governors, the holder of any bursary shall be guilty of serious misconduct, or fail to make reasonable progress, they may withdraw such bursary, and their determination in such case shall be final.

35. Annual Distribution of Bursaries.—The governors shall establish the bursaries herein provided for in such manner as to secure that they shall be awarded in as nearly as possible equal numbers in each year.

36. Residue of Income.—The residue of free annual income, in so far as it has not been applied under the provisions of this Scheme, shall be invested by the governors as soon as the same shall amount to £200, and form part of the capital fund of the Endowment.

The School.

37. Power to Establish and Maintain Higher Class School.—The governors may, if they see fit, by themselves or in connection with the governing body or bodies of other Endowments, establish and maintain a school for boys within the buildings presently occupied by Alexander's Charity School, subject to the provisions hereinafter set forth, and may apply for this purpose the annual sum of £750.

38. Subjects of Instruction.—The subjects to be taught in the school shall include reading, writing, arithmetic, bookkeeping and mensuration, geography and history, English grammar, composition and literature, Latin, at least two modern languages, mathematics and drawing, at least one branch of natural science, and such other subjects as the governors may from time to time determine.

39. Age of Admission.—The school may be divided into a primary and secondary department. Children shall not be admitted to the primary department before the age of eight nor to the secondary department before the age of fourteen.

40. Admission of Children.—Children shall before admission pass an examination of such nature as shall be fixed by the governors, conducted by, or under supervision of the head master. Subject to these conditions, the school shall be open to all children of good health and character, so far as there is room for them. If the number of

applicants be greater than can be admitted, they shall be admitted in the order of their application.

41. School Fees.—The governors shall charge school fees. The fees shall not in any case be less than £2 for the school year, and shall, in so far as it is possible without interfering with the prosperity of the school, be fixed at such a rate that the fees received from the fee-paying pupils shall be sufficient to pay for the annual cost of their education.

42. Appointment of Head Master.—The head master of the school shall be a graduate of some university of the United Kingdom. The governors shall appoint the head master at a meeting to be specially called for the purpose, after having taken such steps, by advertisement or otherwise, as they shall deem best calculated to obtain suitable candidates.

43. Dismissal of Head Master.—The governors may dismiss the head master without assigning cause, after three calendar months' written notice given to him, in pursuance of a resolution passed at two consecutive special meetings, held at an interval of at least fourteen days, such resolution being affirmed by at least two-thirds of the governors present on each occasion. The governors, for what in their opinion is urgent cause, may, by a resolution passed at a special meeting, and affirmed by not less than two-thirds of the whole number of governors for the time being, declare that the head master ought to be dismissed from his office without notice, and in that case they may appoint another special meeting to be held not less than seven days after the former one, and may then dismiss him by a like resolution, affirmed by not less than two-thirds of the governors for the time being. And if the governors assembled at the first of such special meetings think fit at once to suspend the said head master from his office until the next meeting, they may do so by resolution affirmed by not less than two-thirds of the whole number of governors for the time being. Due notice and opportunity for explanation shall in each case be given to the head master.

44. Management of School.—Subject to the rules prescribed by or under the authority of this Scheme, the head master shall have under his control the choice of books, the methods of teaching, the arrangements of classes and school hours, and generally the whole organisation, discipline, and management of the school. He shall have the power of expelling children from the school or suspending their attendance thereat for any cause that appears to him sufficient, subject to an appeal to the governors.

45. Assistant Teachers.—The head master shall have the power of appointing all assistant teachers, and, subject to the approval of the governors, of dismissing such teachers.

46. Head Master's Salary.—The head master shall have a fixed yearly salary of not less than £500, and, if the governors think fit, a capitation payment on such scale as may be fixed by them.

47. General Supervision.—Subject to the provisions of this Scheme, the governors shall, after due consultation with the head master, prescribe the general subjects of instruction, the relative prominence and value to be assigned to each subject, the school terms, vacations, and holidays. They shall take the general supervision of the school buildings and arrangements. They shall determine the number of assistant teachers, and fix their salaries and mode of payment.

48. Power to Discontinue Primary Department.—The governors shall only maintain or extend a primary department in so far as it appears to them to be necessary or conducive to the prosperity of the secondary department; and if at any time it appears to them more expedient that the school should be wholly devoted to the purposes of higher instruction, they may, after giving due notice to the School Board of Glasgow, and in the event of any objection being made by said School Board, obtaining the consent of the Scotch Education Department, cease to maintain a primary department.

49. Inspection.—The School shall be periodically inspected in such manner as the Scotch Education Department may from time to time prescribe, and the cost of such inspection shall be paid out of the funds of the Endowment.

General Clauses.

50–54. Power to apply to Court of Session for Alteration, Power to make Bye-Laws and Standing Orders and to receive Additional Donations, Scheme to be Printed.

BANKRUPTS

FROM THE LONDON GAZETTE.

BANKRUPTCIES ANNULLED.

David Davis, of 8 Park Terrace, Twickenham, Middlesex, silversmith and jeweller.
Robert Jordan, of 8 Craig's Court, Charing Cross, Middlesex, trading as Gurney & Company, as an army agent and scrivener.
Henry Charles Ross Johnson, of the Great Western Hotel, Paddington, and of 5 King's Bench Walk, Temple, Middlesex, barrister-at-law, trading with Alfred Sire at Boulogne-sur-Mer, France, as general merchants, shippers, and continental carriers.
Lewis Hickman, of Newcastle-upon-Tyne, Northumberland, cattle salesman, residing at furnished lodgings at 15 York Street, Newcastle-upon-Tyne aforesaid.
John Harrison, of 16 and 18 Warwick Street, Liverpool, Lancaster, timber merchant, and residing at Borrowdale, Cressington, Aigburth, near Liverpool.

BANKRUPTCIES AWARDED.

W E Manning, of 85 Westbourne Park Villas, Middlesex.
Charles Cashford, of 1 Richmond Villas, Hoe Street, Walthamstow, Essex, builder.
Joseph Prestopino, trading as Jos. Prestopino & Co., at 73 Hatton Garden, London, coral merchant.
Phillip Hall Hardcastle, of Manor Lodge, Upper Teddington, Middlesex.
Edward Wheeler, of Richmond, Surrey, boatbuilder.
William Thomas Madden, of 3 Albert Terrace, The Retreat, Springfield Park, Catford, Kent, builder.
Henry Pigeon, of 15 White Ladies Road, Bristol, physician and surgeon, and of 92 Hampton Road, Bristol, apothecary.
Arthur William Cursham, of Buckland Hollow, Heage, Derby, colliery proprietor and coalmaster, and Richard John Barnes, of Ripley, Derby, colliery proprietor and coalmaster, now or lately carrying on business under the style or firm of the Ambergate Colliery Company at the Ambergate Colliery, Heage aforesaid.
Alfred Edward Venn, of Wincanton, Somerset, solicitor.
George Kneale, of 8 Great George's Street and 320 Mill Street, both in Liverpool, Lancaster, ironfounder and heating apparatus manufacturer.
Richard Robinson, residing at 33 Sheriff Street, and carrying on business as a builder and contractor at Springside, both in Rochdale, Lancaster.
William Dawson the younger, of Winterton, Lincoln, cattle dealer.

THE KILLIN RAILWAY.

CERTIFICATE OF THE BOARD OF TRADE

FOR THE CONSTRUCTION OF THE RAILWAY, AND FOR OTHER PURPOSES.

WHEREAS the Right Honourable Gavin Campbell, Earl of Breadalbane and Holland, Taymouth Castle, Kenmore; Sir Donald Currie of Garth, Aberfeldy; Charles Stewart, Tighnduin, Killin; John Willison, Acharn, Killin, farmer; John Cameron, Tighna-broich, Killin, manufacturer; Alexander M'Naughton, Remoney, Kenmore, farmer; Donald Crerar, Morenish, Killin, farmer; Thomas Hamilton Hodges, Killin, Doctor of Medicine; and Archibald M'Dougall, Milton Ardtalnaig, Kenmore, farmer, the Promoters of the Killin Railway Company, have contracted for the purchase of the lands required for the Railway, and the works connected therewith, and have complied with the requirements of 'The Railways Construction Facilities Act, 1864,' 'The Railways Companies Powers Act, 1864,' and 'The Railways (Powers and Construction) Acts, 1864, Amendment Act, 1870':

Now, therefore, the Board of Trade do by this their Certificate, in pursuance of the said Acts, and by virtue and in exercise of the powers thereby in them vested, and of every other power enabling them in this behalf, certify as follows:—

1. This Certificate may be cited for all purposes as 'The Killin Railway Certificate, 1883,' Short Title. and the Railway authorized by this Certificate shall be called 'The Killin Railway.'

2. 'The Companies Clauses Consolidation (Scotland) Act, 1845,' Part I. (relating to Incorporation of Acts. cancellation and surrender of shares) and Part III. (relating to Debenture Stock) of 'The Companies Clauses Act, 1863,' as amended by 'The Companies Clauses Act, 1869,' 'The Lands Clauses Consolidation (Scotland) Act, 1845,' 'The Lands Clauses Consolidation Acts Amendment Act, 1860,' 'The Railways Clauses Consolidation (Scotland) Act, 1845,' and Part I. (construction of a Railway) and III. (working agreements) of 'The Railways Clauses Act, 1863,' are, with the exceptions and subject to the provisions contained in 'The Railways Construction Facilities Act, 1864,' incorporated with and form part of this Certificate, except where varied by or inconsistent with this Certificate.

3. In this Certificate the several words and expressions to which meanings are assigned by the Acts wholly or partially incorporated herewith have the same respective meanings, unless there be something in the subject or context repugnant to such construction; the expression 'the Company' means the Company incorporated by this Certificate; the expressions 'the Railway' and 'the Undertaking' mean respectively the Railway and the Undertaking by this Certificate authorized: Provided that in the Acts wholly or partially incorporated with this Certificate the expression 'the Special Act' shall mean this Certificate. Interpretation.

4. The said Right Honourable Gavin Campbell, Earl of Breadalbane and Holland, Sir Donald Currie, Charles Stewart, John Willison, John Cameron, Alexander M'Naughton, Donald Crerar, Thomas Hamilton Hodges, and Archibald M'Dougall, and all other persons, and corporations who have already subscribed to, or shall hereafter become proprietors in the undertaking, and their executors, administrators, successors, and assigns respectively, shall be and are hereby united into a Company for the purpose of making and maintaining the Railway, and for other the purposes of this Certificate; and for those purposes shall be and are hereby incorporated by the name of 'The Killin Railway Company,' and by that name shall be a body corporate, with perpetual succession, and a common seal, and with power to purchase, take, hold, and dispose of lands and other property for the purposes of this Certificate. Incorporation of Company.

Power to make
Railway.

5. Subject to the provisions of this Certificate and of 'The Railways Construction Facilities Act, 1864,' and 'The Railways (Powers and Construction) Acts, 1864, Amendment Act, 1870,' the Company may, on the lands contracted to be purchased by them as aforesaid, make and maintain, in the line and according to the levels shown on the deposited plans and sections, the Railway hereinafter described, with all proper stations, junctions, sidings, approaches, works and conveniences connected therewith; that is to say,—

A Railway, five miles one furlong three chains and six yards, or thereabouts, in length, to be wholly situate in the County of Perth, commencing in the Parish of Killin, by a junction with the Callander and Oban Railway, at a point thereon two hundred and forty yards or thereabouts south-westward from the post indicating a distance on that Railway of nineteen and three-quarter miles from Callander, and terminating in the Parish of Kenmore near the northern shore of Loch Tay, and near the boundary between the Parishes of Killin and Kenmore, at a point three hundred and forty-eight yards or thereabouts south-eastward from the Gamekeeper's Cottage, called Druim-na-Lairige.

Capital.

6. The capital of the Company shall be twenty-seven thousand pounds, divided into five thousand four hundred shares of five pounds each.

Shares not to
be issued until
One-fifth paid
up.

7. The Company shall not issue any share created under the authority of this Certificate, nor shall any such share vest in the person or corporation accepting the same unless and until a sum not being less than one-fifth of the amount of such share is paid in respect thereof.

Calls.

8. One-fifth of the amount of a share shall be the greatest amount of a call, and two months at least shall be the interval between successive calls.

Receipt Clause
in case of
Persons not
sui juris.

9. If any money is payable to a shareholder being a minor, idiot, or lunatic, the receipt of the guardian or committee of his estate or of his tutor, or curator, or *curator bonis*, shall be a sufficient discharge to the Company.

Power to
Borrow.

10. The Company may from time to time borrow on mortgage any sum not exceeding in the whole nine thousand pounds, in manner following, that is to say—when and so soon as shares to the amount of nine thousand pounds shall have been subscribed for under the provisions of this Certificate, and one-half of the amount thereof shall have been paid up, the Company may borrow on mortgage any sum not exceeding in the whole three thousand pounds; and when and so soon as shares to a further amount of nine thousand pounds shall have been subscribed for under the provisions of this Certificate, and one-half of the amount thereof shall have been paid up, the Company may borrow on mortgage any further sum not exceeding three thousand pounds; and when and so soon as the remaining shares or stock, to the amount of nine thousand pounds, shall have been subscribed for under the provisions of this Certificate, and one-half of the amount thereof shall have been paid up, the Company may borrow on mortgage any further sum not exceeding three thousand pounds; but no part of any one of the said three several sums of three thousand pounds, three thousand pounds, and three thousand pounds shall be borrowed, until the whole amount of the portion of capital in respect of which that one of the said three sums is authorized to be borrowed is issued and accepted, and one-half thereof is paid up, and the Company have proved to the Sheriff, who is to certify, under the forty-second section of 'The Companies Clauses Consolidation (Scotland) Act, 1845,' before he so certifies, that the whole of that portion of the capital in respect of which that one of the said three sums is authorized to be borrowed has been issued and accepted, and that one-half thereof has been paid up, and that not less than one-fifth part of the amount of each separate share in such portion of capital has been paid on account thereof before or at the time of the issue or acceptance thereof, and that such portion of capital was issued *bonâ fide*, and is held by the persons or Corporations to whom the same was issued, or their executors, administrators, successors, or assigns, and that such persons or Corporations, their executors, administrators, successors, or assigns, are legally liable for the same; and upon production to such Sheriff of the books of the Company, and of such other evidence as he shall think sufficient, he shall grant a Certificate that the proof aforesaid has been given, which shall be sufficient evidence thereof.

11. The Mortgagees of the undertaking may enforce payment of arrears of interest or principal or principal and interest due on their Mortgages by the appointment of a Judicial Factor; and in order to authorize the appointment of a Judicial Factor in respect of arrears of principal, the amount owing to the Mortgagees by whom the application for a Judicial Factor is made shall not be less than one thousand pounds in the whole.

For Appointment of a Judicial Factor.

12. The Company may create and issue debenture stock subject to the provisions of Part III. of 'The Companies Clauses Act, 1863,' but notwithstanding anything therein contained the interest of all debenture stock, and of all mortgages at any time created and issued or granted by the Company under this Certificate, or under any subsequent Certificate or Act, shall, subject to the provisions of any subsequent Certificate or Act, rank *pari passu* (without respect to the dates of the securities, or of the Certificates or Acts of Parliament or Resolutions by which the stock and mortgages were authorized), and shall have priority over all principal moneys secured by such mortgages.

Debenture Stock.

13. All moneys raised under this Act, whether by shares, borrowing, or debenture stock, shall be applied for the purposes of this Certificate only.

Application of Moneys.

14. The first ordinary meeting of the Company shall be held within six months after the publication of this Certificate in the *Edinburgh Gazette*, and the subsequent ordinary meetings of the Company shall be held twice in every year, in the months of March or April and September or October, and all meetings of the Company, whether ordinary or extraordinary, shall be held in Killin, or in such other place as the Directors may from time to time appoint.

First and subsequent Ordinary Meetings.

15. The quorum of every general meeting of the Company shall be ten Shareholders present, personally or by proxy, holding in the aggregate not less than one thousand five hundred pounds in the capital of the Company.

Quorum of Meetings.

16. The number of Directors shall be five, but the Company may from time to time reduce the number, provided that the number be not less than three.

Number of Directors.

17. The qualification of a Director shall be the possession, in his own right, of not less than forty shares.

Qualification of Directors.

18. The quorum of a meeting of Directors shall be three, unless the number of Directors shall be reduced to less than five, and then, so long as the number shall continue to be less than five, the quorum shall be two.

Quorum of Directors.

19. The Right Honourable Gavin Campbell, Earl of Breadalbane and Holland, Taymouth Castle, Kenmore; Sir Donald Currie of Garth, Aberfeldy; Charles Stewart, Tighnduin, Killin; John Willison, Acharn, Killin, farmer; and John Cameron, Tighnabroich, Killin, manufacturer, shall be the first Directors of the Company, and shall continue in office until the first ordinary meeting held after the publication of this Certificate in the *Edinburgh Gazette*, and at such meeting the Shareholders present, in person or by proxy, may either continue in office the Directors appointed by this Certificate, or any of them, or may elect a new body of Directors or Directors to supply the place of those not continued in office, the Directors appointed by this Certificate being, if qualified, eligible for re-election; and at the first ordinary meeting, to be held in every year after the first ordinary meeting, the Shareholders, present in person or by proxy, shall (subject to the power hereinbefore contained for varying the number of Directors) elect persons to supply the places of the Directors then retiring from office, agreeably to the provisions of 'The Companies Clauses Consolidation (Scotland) Act, 1845;' and the several persons elected at any such meeting, being neither removed nor disqualified, nor having died or resigned, shall continue to be Directors until others are elected in their stead, in manner provided by that Act.

First Directors.

20. The domicile of the Company, with reference to all judicial proceedings or actions at law, shall be held to be in Killin.

Domicile of the Company.

21. In constructing the Railway by this Certificate authorized, it shall be lawful for the Company, notwithstanding the provisions of 'The Railways Clauses Consolidation (Scotland) Act, 1845,' to deviate from the line delineated on the deposited plans to any extent within the

Powers of Lateral Deviation.

limits of deviation marked upon the said deposited plans; and may deviate from the levels of the Railway as delineated on the deposited sections to any extent not exceeding fifteen feet; and may increase any inclination or gradients of the Railway shown on the deposited sections as not steeper than one in fifty to such extent as they think fit, provided that such inclination or gradients, when so increased, be not steeper than one in forty; and may diminish the radius of any curve described on the deposited plans to any extent which shall leave a radius of not less than seven chains.

Lands for
Extraordinary
Purposes.]

22. The Company may from time to time, in addition to the lands contracted to be purchased as aforesaid, purchase by agreement any quantity of land not exceeding five acres, for any of the extraordinary purposes mentioned in 'The Railways Clauses Consolidation (Scotland) Act, 1845.'

Power to take
Easements,
etc., by Agree-
ment.

23. Persons empowered by 'The Lands Clauses Consolidation (Scotland) Act, 1845,' to sell and convey or re-lease lands may, if they think fit, subject to the provisions of that Act, and of 'The Lands Clauses Consolidation Acts Amendment Act, 1860,' and of this Certificate, grant to the Company any easement, servitude, right or privilege, not being an easement of water, required for the purposes of this Certificate, in, over, or affecting any such lands, and the provisions of the said Acts with respect to lands and rent charges or feu-duties, so far as the same are applicable in this behalf, shall extend and apply to such grants and to such easements, servitudes, rights, and privileges as aforesaid respectively.

Powers of
Leasing.

24. Subject and without prejudice to the provisions hereinafter contained, the Company shall have power to lease the Railway, when completed, to any person or Company for any term of years, and upon such conditions as may be agreed on; and after the granting of any Lease, and possession taken by the Lessee thereunder, the Company shall, subject as by this Certificate otherwise provided, be free from all liability on account of the working of the Railway, and otherwise with reference thereto, incurred subsequently to the time of possession having been so taken by such person or Company; and during the continuance of the Lease the liability shall, subject as aforesaid, attach to and be borne by the Lessee alone, in like manner as the same would have attached to and been borne by the Company if the Lease had never been made.

Power to sell
Railway.

25. The Company shall have power to sell and convey to any person or Company the Railway and the undertaking, and the whole lands, property, and works connected therewith, or any part thereof, or share therein.

Gauge.

26. The Railway shall be made on the gauge of four feet eight inches and half an inch.

Height and
Span of
Bridges.

27. The Company may make the arches of the bridges for carrying the Railway over the roads next hereinafter mentioned of any heights and spans not less than the heights and spans hereinafter mentioned in connection therewith respectively; that is to say—

No. on Deposited Plans.	Parish.	Description of Road.	Height.	Span.
14	Killin.	Public Road.	15 feet.	20 feet.
60	Killin.	Public Road.	13 feet throughout the whole span.	20 feet.

Time for com-
pletion of
Railway.

28. The Railway shall be completed within five years from the publication in the *Edinburgh Gazette* of this Certificate.

Tolls.

29. The Company may demand and take in respect of the use of the Railway any tolls, rates, and charges not exceeding those set forth in the Schedule A hereto annexed, and the Regulations

contained in Part III. of the Schedule to 'The Railways Construction Facilities Act, 1864,' shall be incorporated with and form part of this Certificate and the said Schedule A hereto annexed.

30. In addition to the tolls, rates, and charges by this Certificate authorized, the Company may demand and take a reasonable sum for the use of any warehouse or depôt belonging to them. Charges for extra services.

31. Nothing contained in this Certificate shall make it compulsory on the Company to carry on the Railway any night-soil, dung, manure, or compost, or other offensive matter. Not bound to carry Manure.

32. The Company, on the one hand, and the Caledonian Railway Company (hereinafter called the Caledonian Company) on the other hand, may, subject to the provisions of Part III. of 'The Railways Clauses Act, 1863,' as amended or varied by 'The Regulation of Railways Act, 1873,' from time to time enter into agreements with respect to the following purposes, or any of them (that is to say):— Power to enter into Working Agreements with any Person or Company.

The working, use, management, and maintenance of the Railway or any part thereof, and the conveyance of traffic thereon;

The supply and maintenance of engines, stock, and plant necessary for the purposes of the Railway, and the employment of officers and servants for the conveyance and conduct of traffic on the Railway;

The regulation, interchange, collection, transmission, and delivery of the traffic to or from the Railway;

The payments to be made and the conditions to be performed with respect to the purposes aforesaid or any of them;

The fixing, collection, payment, appropriation, apportionment, and distribution of the tolls, rates, income, and profits arising in respect of traffic.

33. During the continuance of any agreement to be entered into under the provisions of this Certificate for the working and use of the Railway or any part thereof by the Caledonian Company, the Railway of the Company, and the Railways of, or worked by, the Caledonian Company, shall, for the purposes of short distance tolls and charges, be considered as one Railway; and in estimating the amount of tolls and charges in respect of traffic conveyed partly on the Railway and partly on the Railways of, or worked by, the Caledonian Company, for a less distance than six miles, tolls and charges may only be charged as for six miles, and in respect of passengers for every mile or fraction of a mile beyond six miles tolls and charges as for one mile only, and in respect of animals and goods for every quarter of a mile or fraction of a quarter of a mile beyond six miles tolls and charges as for a quarter of a mile only, and no other short distance charge shall be made for the conveyance of passengers, animals, or goods partly on the Railway and partly on the Railways of, or worked by, the Caledonian Company. Tolls on Traffic conveyed partly on the said intended Railway and partly on other Railways.

34. All costs, charges, and expenses of and incident to the preparing for, obtaining, and granting of this Certificate, or otherwise in relation thereto, shall be paid by the Company. Costs of Certificate.

Dated this Seventh day of August One thousand eight hundred and eighty-three.

JOHN HOLMS,
Secretary to the Board of Trade.

The Board of Trade, Whitehall Gardens.

Animals:—

For every animal in Class 1	Fourpence.
" Class 2	Three pence.
" Class 3	Three halfpence.

Goods:—

For every thing in Class 4	.	.	.	per ton	Fourpence.
" Class 5	.	.	.	per ton	Three pence.
" Class 6	.	.	.	per ton	Two pence.
" Class 7	.	.	.	per ton	Three halfpence.
For every carriage in Class 8	The charge specified in Table I.

TABLE IV.

Maximum Charges for small Packages and single Articles of great weight.

Small Packages:—

For every parcel not exceeding seven pounds in weight	Sixpence.
" exceeding seven pounds but not exceeding fourteen pounds in weight	Eightpence.
" exceeding fourteen pounds, but not exceeding twenty-eight pounds in weight	One shilling
" exceeding twenty-eight pounds, but not exceeding fifty-six pounds in weight	One shilling and threepence.
" exceeding fifty-six pounds, but not exceeding five hundred pounds in weight, for the first fifty-six pounds	One shilling.

And for every additional fifty-six pounds, or fractional part of fifty-six pounds above the first fifty-six pounds Sixpence.

Single articles of great weight:—

For every boiler, cylinder, or single piece of machinery, timber, or stone, or other single article—

If weighing (inclusive of the carriage) more than four but not more than eight tons, Sixpence per Ton, per Mile.

If weighing (inclusive of the carriage) more than eight tons, such sum as the Proprietor of the Railway thinks fit.

COUNTY OF ORKNEY.

Roads and Bridges (Scotland) Act, 1878.

INTIMATION is hereby given that a List of the whole Debts due in connection with the Roads, Highways, and Bridges within the District of Rousay at 1st June 1883, has been made out by me, and the same is deposited in the Rousay and Veira Estates Office, situated at Veira Lodge, Rousay, for the inspection of all persons interested or claiming to be interested in such Debts; and I hereby require all persons claiming to be entitled to payment of any Debt affecting the Roads, Highways, and Bridges embraced in the said District, or the Tolls or Revenues thereof, to lodge their Claims and the Vouchers thereof with me, on or before 1st October 1883.

GEO. MURRISON,

Clerk to the Road Committee of the District of Rousay.

Veira Lodge, 6th August 1883.

NOTICE.

A PETITION for Cessio has been presented to the Sheriff of Inverness, Elgin, and Nairn at Lochmaddy, by RODERICK CAMPBELL, Fish Curer, residing at Scalpay, Harris, Inverness-shire, in terms of the Cessio Acts, and relative Act of Sederunt; and the Sheriff-Substitute has ordained the said Roderick Campbell to appear for public Examination, within the Sheriff Court Buildings at Lochmaddy, on the 21st day of August 1883, at eleven o'clock forenoon, at which Diet all his Creditors are requested to attend.

RODERICK CAMPBELL, Petitioner.

Lochmaddy, 2d August 1883.

A PETITION for Cessio, under the 'Debtors (Scotland) Act, 1880,' and the 'Bankruptcy and Cessio (Scotland) Act, 1881,' has been presented to the Sheriff of Lanarkshire at Glasgow, at the instance of William Jack, residing at Bedford House, Pollokshields, Pursuer, against ROBERT McNEILL, Portioner, residing at Rosemount, Garngadhill, Glasgow, Defender; upon which Petition the Sheriff-Substitute (Mr. Guthrie) issued his Warrant requiring all the Creditors of the said Robert McNeill to appear in Court, within the Chambers of Mr. Sheriff Balfour, County Buildings, Wilson Street, Glasgow, upon the 23d day of August 1883, at eleven o'clock forenoon, at which Diet he has also ordained the said Robert McNeill to appear for public Examination; of all which Intimation is hereby given.

WALLACE & WILSON, Writers,
Agents for Pursuer.42 Bath Street, Glasgow,
9th August 1883.

A PETITION for Cessio, under the 'Debtors (Scotland) Act, 1880,' and the 'Bankruptcy and Cessio (Scotland) Act, 1881,' has been presented to the Sheriff of Lanarkshire at Glasgow, at the instance of William Jack, residing at Bedford House, Pollokshields, Pursuer, against ALEXANDER McNEILL, Builder and Contractor, 21 Bath Street, Glasgow, Defender; upon which Petition the Sheriff-Substitute (Mr. Guthrie) issued his Warrant requiring all the Creditors of the said Alexander McNeill to appear in Court, within the Chambers of Mr. Sheriff Balfour, County Buildings, Wilson Street, Glasgow, upon the 23d day of August 1883, at eleven o'clock forenoon, at which Diet he has also ordained the said Alexander McNeill to appear for public Examination; of all which Intimation is hereby given.

WALLACE & WILSON, Writers,
Agents for Pursuer.42 Bath Street, Glasgow,
9th August 1883.

A PETITION for Cessio, under the Debtors (Scotland) Act, 1880, and subsequent Acts, has been presented to the Sheriff of Aberdeen, Kincardine, and Banff at Stonehaven, at the instance of George Craigmile, Bootmaker and Leather Merchant, Banchory, against CHARLES DURWARD & SONS, Bootmakers, Banchory; and all the Creditors of the said Charles Durward & Sons are required to appear within the Sheriff Court House at Stonehaven, on Wednesday the 22d day of August current, at half-past ten o'clock forenoon, when they will appear for Examination.

SCOTT & GARDNER, Solicitors, Stonehaven,
Agents for Petitioners.

Stonehaven, 10th August 1883.

THOMAS CURR, Grocer and Spirit Merchant, Airdrie, has presented a Petition in the Sheriff Court of Lanarkshire at Airdrie, for Decree of Cessio bonorum and for the appointment of a Trustee to take the management and disposal of his Estate for behoof of his Creditors; and all his Creditors are required to appear in Court, within the Sheriff's Chambers, County Buildings, Airdrie, upon the 3d day of September 1883, at one o'clock afternoon, when the said Thomas Curr will appear for public Examination.

G. B. MOTHERWELL, Solicitor, Airdrie,
Agent.

Airdrie, 8th August 1883.

THE Estates of JAMES HALL WEBSTER, sometime Boat Builder at Torry, presently residing at No. 117 Shore Street, Fraserburgh, have, in virtue of and for the purposes of the Cessio Acts, been transferred to William Melville, Merchant, Gallowgate, Aberdeen, as Trustee for behoof of his Creditors. Creditors must lodge their claims with the Trustee on or before the 10th day of September 1883. The Creditors meet before the Sheriff, within the Sheriff Court House of Aberdeen, on Wednesday the 10th day of October, at half-past twelve o'clock afternoon.

WILLIAMSON BOOTH,
Agent of the Trustee.

173 Union Street, Aberdeen,
9th August 1883.

MOLLISON & COMPANY, LIMITED, Timber Merchants, Citadel Saw Mills, Inverness, in Liquidation.

NOTICE is hereby given that a third Dividend of Ninepence per pound on the whole claims of Creditors ranked and admitted, along with an equalizing Dividend of Three Shillings and Sixpence per pound on the claims of Creditors ranked and admitted, but which have not participated in previous Dividends, will be paid at the Office of Robert F. Cameron, C.A., Exchange Place, Inverness, on Saturday the 18th current.

ROBERT F. CAMERON, Liquidator.

DAVID FORSYTH, Liquidator.

Inverness, 7th August 1883.

MUNRO, DOTT, & COMPANY, LIMITED.

NOTICE is hereby given that an Extraordinary General Meeting of this Company will be held, within the Office, No. 36 Academy Street, Inverness, on Saturday the 18th day of August 1883, at 10.30 forenoon, to consider and, if so advised, to pass an Extraordinary Resolution, to the effect (1) that it has been proved to the satisfaction of the Company that the Company, by reason of its liabilities, cannot continue its business, and that it is advisable to wind up the same; (2) that the Company be wound up voluntarily; and also (3) to appoint a Liquidator to wind up the Company.

By order of the Directors,

ALEX. DOTT, Secretary.

33 Castle Street, Inverness,
8th August 1883.

THE Estates of JOHN DUNSMORE, Spirit Merchant, Washington Hotel, Kirkintilloch, were Sequestered on the 7th day of August 1883, by the Sheriff of Stirling, Dumbarton, and Clackmannan.

The first Deliverance is dated the 7th day of August 1883.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on the 20th day of August 1883, within the Elephant Hotel, Dumbarton.

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 7th day of December 1883.

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

DUNCAN BAIRD & YOUNG, Writers,

211 Hope Street, Glasgow, Agents.

THE Estates of DANIEL JOHN GRANT, Messenger-at-Arms and Sheriff Officer, Inverness, were Sequestered on the 8th day of August 1883, by the Sheriff of Inverness, Elgin, and Nairn at Inverness.

The first Deliverance is dated the 8th day of August 1883.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Saturday the 18th day of August 1883, within the Procurators' Rooms, The Castle, Inverness.

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 8th day of December 1883.

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

DAVIDSON & SCOTT, Solicitors,

42 Union Street, Inverness, Agents.

THE Estates of JAMES SINCLAIR, Provision Merchant, No. 45 Deanhaugh Street, Edinburgh, were Sequestered on the 9th day of August 1883 by the Court of Session.

The first Deliverance is dated 9th August 1883.

The Meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Friday the 17th day of August 1883, within Dowell's Rooms, No. 18 George Street, Edinburgh.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before 9th December 1883.

The Sequestration has been remitted to the Sheriff Court of the Lothians at Edinburgh.

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

ROBERT DENHOLM, S.S.C.

Chambers, 4 North St. David Street,

Edinburgh, 9th August 1883.

NOTICE.

A PETITION having been presented to the Sheriff of Lanarkshire at the instance of John Robbie, Horse Dealer, Edinburgh, for Sequestration of the Estates of BRUCE & COMPANY, Oil Merchants, Saint Rollox Oil Works, North Oswald Street Glasgow, and James W. Bruce, Saint Rollox Oil Works, North Oswald Street foresaid, the only known Partner thereof, and as an Individual, his Lordship of this date granted Warrant for citing the said Bruce & Company, and James W. Bruce, to appear in Court on an *inducie* of seven days from the date of such citation, to show cause why Sequestration of their Estates should not be awarded; of all which Intimation is hereby given.

D. & J. HILL, Writers,

138 West Regent Street, Glasgow,
Agents.

Glasgow, 9th August 1883.

NOTICE.

A PETITION having been presented to the Sheriff of Lanarkshire, at the instance of James Macdonald, Writer, Glasgow, for Sequestration of the Estates of **WILLIAM HAIR**, House Factor, 93 Pitt Street, Glasgow, his Lordship of this date granted Warrant to cite, in terms of the Statutes, the said William Hair to appear in Court on an *inducie* of seven days from the date of such citation, to show cause why Sequestration of his Estates should not be awarded; of all which Notice is hereby given.

JAMES MACDONALD.

Glasgow, 6th August 1883.

NOTICE.

A PETITION having been presented to the Lord Ordinary officiating on the Bills, at the instance of Beachcroft & Gordon, Stockbrokers, 4 Tokenhouse Yard, in the City of London, for Sequestration of the Estates of **ALLAN GRANGER**, Iron Merchant, 4 West Nile Street, Glasgow, his Lordship of this date granted Warrant for citing the said Allan Granger 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 show cause why Sequestration should not be awarded; of all which Intimation is hereby given.

SMITH & MASON, S.S.C., Agents,
34 North Castle Street, Edinburgh.

Edinburgh, 8th August 1883.

SEQUESTRATION of **ALEXANDER MUNRO**, residing at 10 East London Street, Edinburgh.

THOMAS LANDALE PHILIP, Timber Merchant, Bonnyrigg, has been elected Trustee on the Estate; and Donald Macpherson, Solicitor, Edinburgh, James Miller, Architect, 242 Leith Walk, Leith, and John Cunningham Miller, Writer, Edinburgh, have been elected Commissioners. The Examination of the Bankrupt will take place on Monday the 20th day of August current, at twelve o'clock noon, within the Bankruptcy Court, Sheriff Court House, George IV. Bridge, Edinburgh. The Creditors will meet within the Chambers of James Andrews, Solicitor, 7 North St. David Street, Edinburgh, on Tuesday the 28th day of August current, at two o'clock afternoon.

THOMAS L. PHILIP, Trustee.

10th August 1883.

SEQUESTRATION of **WILLIAM REID SMAILL**, Clothier, carrying on business at No. 93 South Bridge, Edinburgh, and now or lately residing at No. 5 Archibald Place, Edinburgh.

JOHN M'GLASHAN, Solicitor, Edinburgh, has been elected Trustee on the Estate; and John Guthrie Spence, Clothier, Edinburgh, Andrew Maxton, Manufacturer, Cockburn Street, Edinburgh, and James Marchbank, S.S.C., Edinburgh, have been elected Commissioners. The Examination of the Bankrupt will take place within the Sheriff Court House, George IV. Bridge, Edinburgh, on Wednesday the 22d day of August current, at one o'clock afternoon. The Creditors will meet in the Chambers of George M. Wood, S.S.C., No. 8 Bank Street, Edinburgh, upon Thursday the 30th day of August current, at two o'clock afternoon.

J. M'GLASHAN, Trustee.

Edinburgh, 10th August 1883.

SEQUESTRATION of **JOHN MORRISON MUNRO**, Chemist, No. 141 Union Street, Aberdeen.

HARVEY HALL, Advocate in Aberdeen, has been elected Trustee on the Estate; and Hugh James M'Pherson, Stockbroker in Aberdeen, sole Partner of the Firm of H. M'Pherson & Co., Stockbrokers in Aberdeen, George England, Warehouseman in Aberdeen, and John Machattie, Tea Merchant in Aberdeen, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House at Aberdeen, on Friday the 17th day of August current, at half-past twelve o'clock afternoon. The Creditors will meet in my Writing Chambers, 147 Union Street, Aberdeen, upon Monday the 27th day of August 1883, at twelve o'clock noon.

HARVEY HALL, Trustee.

JAMES H. FERGUSON, Accountant, Glasgow, Trustee on the Sequestrated Estates of **WRIGHT & REIMERS**, Cutlers and Edge Tool Makers, 328 Argyle Street, and 457 Paisley Road, Glasgow, as a Company, and Nicholas Wright and Charles Reimers, Cutlers and Edge Tool Makers there, the sole Partners of that Company, as such, and as Individuals, hereby calls a General Meeting of the Creditors on said Sequestrated Estate, to be held within the Counting House of John Miller & James H. Ferguson, Accountants, 71 Queen Street, Glasgow, on Wednesday the 5th day of September next, at twelve o'clock, for the purpose of considering an application to be made by him for his discharge as Trustee foresaid.

JAS. H. FERGUSON, Trustee.

71 Queen Street, Glasgow,
9th August 1883.

In the SEQUESTRATION of the Estates of **S. BANNER & COMPANY**, Tea, Coffee, and Spice Merchants, Victoria Terrace, Edinburgh, as a Company, and of James Simpson, Tea, Coffee, and Spice Merchant there, the sole Partner of that Company, as such Partner, and as an Individual.

THE Trustee hereby intimates that the Commissioners have audited his accounts and instructed him to intimate to the Creditors that there are no funds where-with to pay a Dividend. The Trustee hereby calls a General Meeting of the Creditors, to be held in the Office of Messrs Dall & Miller, C.A., 53 Frederick Street, on Monday the 3d of September next, at eleven o'clock forenoon, to consider as to an application to be made by him for his discharge.

HUGH MILLER, C.A.

53 Frederick Street, Edinburgh,
10th August 1883.

SEQUESTRATION of **LOUIS & BAMBERGER**, Boot and Shoe Factors, Leather Merchants, and General Warehousemen, 4 North Court, Royal Exchange, Glasgow, and Louie Louis and Julius Lyon Bamberger, the sole Partners of that Concern, as such Partners, and as Individuals.

THE Trustee hereby intimates that an account of his intromissions, brought down to 24th July 1883, has been audited by the Commissioners, and a General Meeting of the Creditors will be held in the Office of Rattray Brothers & Smith, C.A., Gresham House, 45 West Nile Street, Glasgow, on Monday the 3d day of September 1883, at twelve o'clock noon, to consider as to an application to be made for his discharge as Trustee.

ALEX. H. SMITH, C.A., Trustee.

JAMES MATHESON M'BAIN, Banker in Arbroath, Trustee on the Sequestrated Estate of **WILLIAM LUNDIE**, Ironfounder in Arbroath, hereby calls a Meeting of the Creditors, to be held within his Office, No. 1 Brothock Bridge, Arbroath, on Tuesday the 3d day of September next, at twelve o'clock noon, to consider an application to be made for the Trustee's discharge.

J. M. M'BAIN, Trustee.

Arbroath, 8th August 1882.

KENNETH MACKENZIE, Bank Agent, Stornoway, Trustee on the Sequestrated Estate of the deceased **ALEXANDER STEWART**, Hotel Keeper and Farmer at Garynahine, in the Parish of Uig, Island of Lewis, and County of Ross, hereby calls a Meeting of the Creditors, to be held within the Writing Chambers of W. & J. Ross, Solicitors, County Buildings, Stornoway, on Wednesday the 5th day of September next, at two o'clock afternoon, to consider as to an application for the Trustee's discharge.

KEN. MACKENZIE, Trustee.

Stornoway, 8th August 1883.

JOHN TAYLOR, Chartered Accountant, Edinburgh, Trustee on the Sequestrated Estate of **D. STEVENSON & COMPANY**, Merchants, Leith, and of **Daniel Stevenson**, residing at No. 44 Albany Street, Leith, sole Partner of that Firm, as such Partner, and as an Individual, hereby calls a General Meeting of the Creditors, to be held within his Office, No. 7 George Street, Edinburgh, on Monday the 20th day of August 1883, at two o'clock afternoon, to consider as to an application to be made for the Trustee's discharge.

JOHN TAYLOR, C.A.

Edinburgh, 8th August 1883.

JAMES MACROBBIE, Accountant in Glasgow, Trustee on the Sequestrated Estates of **NEL DOCHERTY & SON**, Contractors, Walkinshaw Street, Bridgeton, Glasgow, and **John Docherty**, the sole Partner of said Company, as such Partner, and as an Individual, hereby calls a meeting of the Creditors, to be held within his Office, 173 St. Vincent Street, Glasgow, upon Tuesday the 4th September proximo, at twelve o'clock noon, to consider as to an application to be made for the Trustee's discharge.

JAMES MACROBBIE, Trustee.

173 St. Vincent Street, Glasgow,
8th August 1883.

WILLIAM HUNTER, Accountant in Glasgow, Trustee on the Sequestrated Estates of **A. & A. MOIR**, Spirit Merchants, 7 Anderston Quay, Glasgow, as a Company, and of **Aitken Moir**, 7 Anderston Quay aforesaid, a Partner of said Firm, as such Partner, and as an Individual, hereby calls a General Meeting of the Creditors, to be held within the Chambers of Messrs. Barr & Carstairs, Chartered Accountants, 85 Queen Street, Glasgow, on Monday the 3d day of September 1883, at twelve o'clock noon, to take into consideration an application for his discharge as Trustee aforesaid, and to resolve thereon.

WILL. HUNTER, Trustee.

Glasgow, 9th August 1883.

JOHN M'QUEEN BARR, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estates of **ROBERT BOWIE WATT**, sometime Commission Merchant in Glasgow, now residing at No. 61 Kenmore Street, Pollockshields there, hereby calls a General Meeting of the Creditors, to be held within the Chambers of Messrs. Barr & Carstairs, Chartered Accountants, 85 Queen Street, Glasgow, on Monday the 3d day of September 1883, at eleven o'clock forenoon, to take into consideration an application for his discharge as Trustee aforesaid, and to resolve thereon.

J. M'QUEEN BARR, Trustee.

Glasgow, 9th August 1883.

JAMES SUTOR, Solicitor in Elgin, Trustee on the Sequestrated Estate of **COLIN CAMERON**, late Captain in the 24th Regiment Bombay Native Infantry, and now or lately residing in Nairn, hereby calls a General Meeting of the Creditors, to be held within the Office of the Trustee, 126 High Street, Elgin, on Monday the 20th day of August current, at twelve o'clock noon, to take into consideration an offer of Composition to be made by the said Colin Cameron.

JAS. SUTOR, Trustee.

Elgin, 8th August 1883.

In the SEQUESTRATION of **JOHN WATSON**, Merchant and Postmaster, Parish of Lairg and County of Sutherland.

DUNCAN MACKINTOSH, Commission Agent, Inverness, Trustee, hereby gives notice that a first Dividend will be paid, within the Caledonian Bank's Office at Lairg aforesaid, upon the 25th day of September next.

D. MACKINTOSH, Trustee.

Inverness, 7th August 1883.

WILLIAM NOBLE LINDSAY, Merchant in Leith, Trustee on the Sequestrated Estates of **JOHN LYON & CO.**, Millers, Leith Walk Grain Mills, Leith, as a Company, and **John Lyon**, residing at 17 Restalrig Terrace, Leith, and **James Buyers Black**, residing at 5 Cassels Place there, the Individual Partners of said Firm, as such Partners, and as Individuals, hereby intimates that accounts of his intromissions with the funds of the said Estates, brought down to the 22d ultimo, have been made up and audited by the Commissioners in terms of the Statute, and that the Commissioners have again postponed the declaration of a further Dividend upon the Company Estate.

WM. N. LINDSAY, Trustee.

18 Bernard Street, Leith,
10th August 1883.

ALEXANDER MOORE, Trustee on the Sequestrated Estates of **HENRY TAYLOR & SONS**, Grain and Flour Merchants in Glasgow, and **William Taylor**, Grain and Flour Merchant there, one of the Partners of said Firm, as such, and as an Individual, hereby intimates that my accounts with the funds of the Estates, brought down to 25th ultimo, have been audited by the Commissioners, who have postponed the declaration of a Dividend from the said Sequestrated Estate of Henry Taylor & Sons until the recurrence of another statutory period.

ALEX. MOORE, Trustee.

128 Hope Street, Glasgow,
8th August 1883.

THE Firm of **J. & L. JAMIESON**, Merchants, Dufftown (of whom the Subscribers are sole Partners), was DISSOLVED by mutual consent on 20th September 1882.

Mr. Lessel Jamieson continues the Business in his own name, and will receive and pay all debts due to and by the late Firm.

JOHN JAMIESON.

LESSEL JAMIESON.

JAMES P. INGRAM, Cashier, Aberdeen,
Witness.

MAGGIE ANN RAE, Teacher, Aberdeen,
Witness.

Dufftown, 22d June 1883.

NOTICE.

THE Copartnership of R. F. CHISHOLM & COMPANY, Produce Importers in Glasgow, of which the Subscribers were the sole Partners, was DISSOLVED upon the 31st day of July 1883, by the retiral therefrom of the Subscriber Robert Fraser Chisholm.

The Subscriber Andrew Shaw is authorized to collect all debts due to, and will pay all debts due by, the dissolved Company. He will also continue to carry on the Business as hitherto under the same Firm, but for his own behoof alone.

Glasgow, 6th August 1883.

R. F. CHISHOLM.
AND. SHAW.

JAMES BOYD, Writer, Glasgow, Witness.
JOHN J. COATS, Writer, Glasgow, Witness.

NOTICE OF DISSOLUTION.

THE Copartnership carrying on business as Tea Merchants and Grocers at 270 Main Street, Bridgeton, Glasgow, and 15 Canning Street, Calton there, under the Firm of W. & J. SUTHERLAND, of which the Subscribers were the sole Partners, was DISSOLVED of mutual consent as at 2nd August 1883.

The Business at 270 Main Street, Bridgeton, will in future be carried on by the Subscriber William Sutherland, and that at 15 Canning Street, Calton, by the Subscriber John Sutherland.

The debts due by and to the Firm will be payable as intimated per circular.

WM. SUTHERLAND.

JAMES ORR, Solicitor, 29 Bath Street,
Glasgow, Witness.
GEORGE T. ALLAN, Writer, 135
Buchanan Street, Glasgow, Witness.

JOHN SUTHERLAND.

DONALD FRASER, 45 Tobago Street,
Witness.
ARTHUR D. ALLAN, Law-Clerk, 135
Buchanan Street, Witness.

NOTICE OF DISSOLUTION.

THE Firm of GEORGE RUSSELL & COMPANY, Engineers, Motherwell, of which the Subscribers were the sole Partners, was DISSOLVED on the 30th day of June last, 1883, by expiry of the contract.

The Subscriber George Russell will carry on the Business under the same name, and he will receive and discharge all the debts due to, and pay all the debts due by, and fulfil all the obligations of, the Firm.

GEO. RUSSELL.

JOHN A. SPENS, Writer, Glasgow,
Witness.
JOHN PATTISON, Clerk-at-Law, 169
West George Street, Glasgow,
Witness.

Witnesses to the Signature of
George Russell.

JAS. B. REID.

WM. REID, Jr., Writer, Paisley,
Witness.

JAMES CRAWFORD, Clerk-at-Law, 3
County Place, Paisley, Witness.
Witnesses to the Signature of
James Boyd Reid.

Motherwell, 3d August 1883.

NOTICE OF

DISSOLUTION OF PARTNERSHIP.

THE Partnership carried on under the name of M'ALLISTER & M'LACHLAN, Wrights, 163 Dumbarton Road, Glasgow, was, by mutual consent of the Subscribers, sole Partners thereof, DISSOLVED, as on the 14th day of May 1883, by the retiral of the Subscriber Hugh M'Lachlan therefrom.

The Subscriber William M'Allister will carry on the Business at 139 Elderslie Street, Glasgow, in his own name and for his own behoof, and he will pay all debts due by, and collect all accounts due to, the late Firm.

WILLIAM M'ALLISTER.
HUGH M'LACHLAN.

ALEX. HUNTER, Writer, Glasgow,
Witness.
P. M'KINLAY, 188 St. Vincent
Street, Glasgow, Witness.

NOTICE.

THE Subscriber Alexander Whyte, who carried on business as Muslin Manufacturer under the Firm of A. WHYTE & CO., at 38 Queen Street, Glasgow, ceased as at 31st March 1883 to have any interest in said business, the same having been disposed of by him at that date to the Subscriber John S. Macdonald, who carries on the Business for his own behoof at the same address and under the said Firm of A. WHYTE & COMPANY.

ALEXANDER WHYTE.
JOHN S. MACDONALD.

JAS. NESS, Writer, Glasgow, Witness.
SAMUEL BRYDEN, Clerk, 38 Queen
Street, Glasgow, Witness.

Glasgow, 7th August 1883.

NOTICE.

THE Subscriber George Matheson Wilson has by mutual arrangement with the other Subscribers retired as at 2d July 1883, from the Firm of WILSON, MATHESON, & COMPANY, Warehousemen and Manufacturers, Glasgow, of which Firm he and they were the sole Partners.

WILLIAM WILSON.
GEO. MATHESON.
JOHN MATHESON.
THOS. MILLS WILSON.
JOHN SMITH.

J. MILLER MACKAY, Accountant's Clerk,
Glasgow,
DAVID A. RICHMOND, Accountant's Clerk,
Glasgow,
Witnesses to the Signatures of William
Wilson, George Matheson, John
Matheson, Thomas Mills Wilson, and
John Smith.

GEORGE M. WILSON.

JOHN STEWART, Accountant's Clerk,
Glasgow,
J. C. DAVIDSON, Accountant's Clerk,
Glasgow,
Witnesses to the Signature of George
M. Wilson.

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 Dublin Gazettes.

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