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The Edinburgh Gazette.

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TUESDAY, NOVEMBER 23, 1886.

GLASGOW WINTER CIRCUIT, 1886.

LORDS YOUNG AND CRAIGHILL.

Monday, 20th December.

D. M'KECHNIE, Esq., Advocate-Depute. J. M. M'Cosh, Clerk.

CIVIL SERVICE COMMISSION,

November 19, 1886.

The following Candidates have been certified by the Civil Service Commissioners as qualified for the appointments set against their respective names:—

November 15, 1886.

WITHOUT COMPETITION.

Inland Revenue: Warehousemen, Frederick Richard Beeching, Frank Godley.

Prisons Department, England: Subordinate Officer, Division I., James Henry Thurston.

Post Office: Suburban Postmen, London, Treherne Walter Clare, Robert Alfred Eaton, Lancelot William Liddell, Thomas Arthur Maguire, David William Preston, Charles Thomas Sampson.

Postmen or Sorters, London, Patrick John M'Carthy, Richard Henry Vague.

Postmen, Edward Johnston M'Kay (Glasgow), James M'Partlin (Carrick-on-Shannon).

November 16, 1886.

AFTER OPEN COMPETITION.

Post Office: Female Clerk, London, Catherine Elizabeth Anne Hansford.

Telegraph Learners, London, Henry Walter Champion, Frank Freeman.

WITHOUT COMPETITION.

Admiralty: Fitter, Devonport Dockyard, Samuel Henry Tremayne.

Metropolitan Police: Clerk, Receiver's Office, George Henry Pryce.

Post Office: Suburban Postmen, London, Michael Craven, Henry Louis Davies, William Leonard Newnham.

Postmen or Sorters, London, John Belson, Peter Edward Best.

Sorting Clerks and Telegraph Learners, Gertrude Nora Earp (West Bromwich), William Payne (Nottingham).

Junior Town Postmen, Joseph Cropper, William Davies (Manchester).

Postman, Frederick Elbourn (Amersham).

November 17, 1886.

AFTER OPEN COMPETITION.

Post Office: Telegraph Learner, London, James Doust.

WITHOUT COMPETITION.

Board of Trade: Deputy Superintendent, Mercantile Marine Office, North Shields, Frederick Ernest Rees.

Prisons Department, England: Subordinate Officers, Division I., William Bethel, John William Case, Walter James Renshaw, Thomas Jefferson Robinson.

Subordinate Officer, Division II., William Henry Reason.

Office of Works: Park Constable, Joseph Egan.

Post Office: Suburban Postmen, London, Frederick Fenton Goss, George Tubb, John Winters.

Postmen or Sorters, London, Frank Harry Burgin, Arthur Morrish, Frederick John Rout, Herbert Charles Rowe, Samuel George Tansley, Arthur James Taylor.

Postmen or Sorters, Dublin, Michael Kelly,

David Moore.

Sorting Clerks and Telegraph Learners, Francis Bennell (Liverpool), Edwin Bratton (Stoke-on-Trent), Agnes Hamilton Miller, (Stoke-on-Trent), Agnes Miller, Robert Tennant (Glasgow), Catherine Rosa Murray (Carlow), Timothy Joseph O'Sullivan (Limerick), Henry Arthur Smith (West Hartlepool), Edith Mary Williams (Bristol), William Burnett Wilson (Gateshead).

Postman, Charles Henry Hersey (Sutton).

UNDER CLAUSE 7 OF THE ORDER IN COUNCIL OF 4TH JUNE 1870, AND CLAUSE 18 OF THE ORDER IN COUNCIL OF 12TH FEBRUARY 1876.

Pay Office of the Supreme Court: Clerk, Higher Division, Chichester Crawford Crookshank.

BANKRUPTS

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

Edmund John Appleyard, 5 Little Pulteney Street, Wardour Street, Middlesex, draper and haberdasher.

James Abram Cocks, at present residing at 29 Margaret Street, Regent Street, lately residing at 17 Bentinck Street, Manchester Square, both in Middlesex, mercantile clerk.

F. Dandridge (trading as the Clerkenwell Watch Company), lately trading at 3 Newgate Street, London.

Herbert James Huntley, 215 Shirland Road, Paddington, Middlesex, lately residing at 36 Foregate Street, and trading with Joseph Littlebury, as Littlebury & Huntley, at Augel Place, Shaw Street, both in Worcester, printer.

Carlton Cumberbatch Michell, 20 Torrington Square, Bloomsbury, Middlesex, carrying on business at the Addison Works, Woodstock Road, Shepherd's Bush, Middlesex, with William Thynne, and formerly carrying on business with William Thynne and James Draper Bishop, organ builder.

John Alfred Mills (trading as A. Mills & Co.), 27 Broadway, Hammersmith, Middlesex, tailor and outfitter.

Recano, Montfort, & Co., 61 Mark Lane and 53 Grace-church Street, both in London, and at Almeria and Valencia, in the kingdom of Spain. Guillermo Recano residing at 297 Coldharbour Lane, Brixton, Surrey, and Joseph Frank Montfort residing at 16 Sunninghill Road, St. John's, Lewisham, Kent, commission agents.

William Stewart, 59 Eastcheap, London, and 9 Edinburgh Terrace, Kensington, Middlesex, tea broker.

William Thynne, Marlborough Villa, Woodstock Road, Shepherd's Bush, Middlesex, carrying on business at the Addison Works, Woodstock Road, Shepherd's Bush, with Carlton Cumberbatch Michell, and formerly carrying on business with Carlton Cumberbatch Michell and James Draper Bishop, organ builder.

W. Wileman & Co., 88 London Wall, London, spirit merchants.

Samuel Rusbatch, 219 Cardiff Road, Aberdare, Glamorganshire, boot and shoe maker.

Abel Robinson, 12 Stamford Street, Mossley, Lancashire. professor of music and music seller.

Edward Orgill, Dial House, Bodicote, Oxfordshire, farmer, cattle dealer, and commission agent.

John Bickell, South Molton, Devonshire, silversmith.

William Smith, 6 London Street, Bath, and Bailbrook Gardens, Batheaston, Somersetshire, market gardener and greengrocer.

William Joseph Marritt, Great Staughton, Huntingdonshire, baker.

Thomas Armill Akerman, the Old Crown House, 168 Deritend, Birmingham, Warwickshire, baker and confectioner.

Joseph Trainor, late 114 Sandpits, Birmingham, Warwickshire, draper.

Thomas Rushton, Tup Bridge, Rawtenstall, Lancashire, draper.

Edward Hill, 81 Whiteladies Road, Bristol, tutor.

Basil Legge Wyld, the Full Moon Hotel, North Street, Bristol, hotel and innkeeper.

John Nixon, Coppice Side, Swadlincote, late the Potters' Arms, Church Gresley, both in Derbyshire, joiner and wheelwright, late victualler, joiner, and wheelwright.

Joseph Temple, Grey Goat Hotel, English Street, Carlisle, hotelkeeper.

John Mann, Saint Thomas Road, Brentwood, Essex, nurseryman.

William Gould Burland Gamlen (part of the time trading as Gamlen Burland Gamlen (part of the time trading as Gamlen Brothers), lately residing at 95 High Street, Cheltenham, and trading at 95 High Street, Cheltenham, at the Wheatsheaf, Tewkesbury, and at the George Hotel, Winchcomb, all in Gloucestershire, formerly residing and trading at 32 Bernard Street, Southampton, outfitter.

James Lomas, 9 Fleming Square and 80 Crosby Street, Maryport, Cumberland, boot and shoe dealer.

William Stafford lately trading at 68 Western Hill

William Stafford, lately trading at 68 Westow Hill, Upper Norwood, Surrey, boot manufacturer.

Thomas John Scott, the Rising Sun Inn, Torre, Torquay, Devonshire, innkeeper.

Francis Mayall and Samuel Mayall (trading as Mayall Brothers), Church Street, Great Grimsby, fish curers.

George Milner, Elland, Yorkshire, mason and contractor.

Caroline Carey, 11 St. Paul's Road, St. Leonard's-on-Sea, Sussex.

William Hirst, View Cottage, Honley, Yorkshire, strap manufacturer.

Frederick William Southcoate, 90 Carlton Street, Hessle Road, Kingston-upon-Hull, cowkeeper.

James Creak Sadler, 86 High Street, King's Lynn, Norfolk, woollen draper.

Arthur Henry Kirk, 195 High Street, Lewes, Sussex, watchmaker, silversmith, and jeweller.

Benjamin Watson, 7 St. Catherine's Terrace, Colegrave Street, Lincoln, formerly Prospect Place, Southamp-ton, Hampshire, and afterwards 7 Russell Street, Stockton-on-Tees, Yorkshire, commercial traveller, formerly draper.

Formerly draper.

Evan Griffiths, 31 David Street, Liverpool, Lancashire, and George Finning, 39 David Street, Liverpool (trading as Griffiths & Finning), 10 St. George's Crescent, SA Lord Street, Sefton Works, Back Parkfield Road, and formerly at Stands 893, Gallery G, and 576, Gallery J, at the International Exhibition, all in Liverpool, revolving shutter and window blind manufacturers. manufacturers.

James Kay (trading as James Kay & Co.), 5 Mosley Street, Manchester, and residing at City Road, Fair-field, near Manchester, merchant and warehouseman.

Hananiah Lewis, the Canton Tea Warehouse, Old Market Street, Neath, Glamorganshire, grocer.

Moses Morris, Newchurch, lately carrying on business at Corve Farm, Chale, both in the Isle of Wight, lately

Edward Jones, lately residing at 1 Brook Cottages, Drybridge, Monmouth, now Drybridge Villa, Mon-mouth, late coal merchant, now out of business.

James Dodgson, Northallerton, Yorkshire, mason and builder.



John Kelly, 26 Herbert Street, Newport, Monmouthshire, and Robert Strath, 108 Waterloo Street, Oldham, Lancashire (trading as Kelly & Strath, 117 Commercial Street, Newport, and as the Manchester Clothing Company, 30 Yorkshire Street, Oldham, and 69 Long Street, Middleton, Lancashire), tailors and outfitters.

Thomas Plant, Bicester, Oxfordshire, boot and shoe manufacturer.

John Thickins, Broughton Manor, Broughton Poggis, Oxfordshire, farmer.

William Hoard and Alfred Peake (trading as Hoard & Peake), Cilfynydd, near Pontypridd, Glamorganshire, builders and contractors.

Joseph Henry Hesketh, 23 and 24 Marsh Lane, Preston, Lancashire, provision dealer.

John Wallwork, 15 Gore Hill, off Broad Street, Pendleton, Lancashire, and lately trading at Holland Street, Pendleton, with Thomas Carter, as the Pendleton Flint Glass Company, out of business, late glass manufacturer.

George Small, 45 St. Ann Street, Salisbury, Wiltshire, painter, plumber, and glazier.

William Swalwell, now confined in H.M. Prison, the Castle of York, lately residing at Snainton, Yorkshire, farmer and cattle dealer.

Edwin Arthur Goodrich, 23 Angel Street, and late 125 Nicholson Road, Heeley, both in Sheffield, Yorkshire,

Joseph Siddle, 17 Hawthorn Street, Son Sunderland, Durham, commission agent. 17 Hawthorn Street, South Millfield,

Thomas Spoor, trading at 67, 119, and 120 Lynn Street, and 65 Musgrave Street, and residing at 7 York Road, all in West Hartlepool, Durham, grocer and provision dealer.

Jane Elizabeth Nicholas, Berlin House, Newton Road, Mumbles, Oystermouth, Glamorganshire, dealer in fancy goods.

homas Parks, the Bridge Inn, Lando Glamorganshire, innkeeper and labourer. Thomas Parks, Landore, Swansea,

Esau Smith, the New Mills, Cirencester, Gloucestershire, lately residing at 15 Cricklade Street, Circnester, flock manufacturer.

John Davies and Daniel Davies (trading as Davies Brothers), Brynmawr, Brecon, and Garavach, Nan-tyglo, Monmouthshire, grocers, provision merchants, and drapers.

Thomas Harber, Old England Inn, Providence Street, Worcester, and Rainbow Hill, Worcester, licensed victualler and builder.

In Parliament—Session 1887.] MUNSTER BANK LIMITED (In Liquidation).

(Transfer and Vesting of Assets of Munster Bank Limited in Munster and Leinster Bank Limited; Liabilities of Munster Bank Limited transferred to Munster and Leinster Bank Limited; Payment of Creditors of Munster Bank Limited; Defining and Limiting Rights of Creditors of Munster Bank Limited to Interest; Release of Shareholders or Contributories of Munster Bank Limited; Confirmation of Agreement; Winding up and Dissolution of Munster Bank Limited; Vesting in Munster and Leinster Bank Limited Bankrupt Estates of which Munster Bank sole or principal Creditor; Disposal of Books and other Property of Munster Bank; Discharge of Liquidators; Application of Unclaimed Dividend; Costs of Act; and other Purposes.)

OTICE is hereby given that application is intended to be made to Parliament in the ensuing Session for leave to bring in a Bill (herein-

after called 'the Bill') for all or some of the following objects powers and purposes that is to

To transfer to and vest in the Munster and Leinster Bank Limited all the lands, tenements, hereditaments, property, moneys, securities, effects, assets, choses in action, claims and demands what-soever of the Munster Bank Limited or such part thereof as shall be specified in the Bill for such consideration, on such terms and in such manner as shall be specified in the Bill or has been or shall be agreed upon between the Munster Bank Limited and its Liquidators and the Munster and Leinster Bank Limited.

To provide for the payment satisfaction and discharge of the whole or part of the debts and liabilities of the Munster Bank Limited by the Munster and Leinster Bank Limited at the times and in the manner and on such terms by such instalments with or without interest as shall be specified in the Bill and if deemed necessary or advisable to release the Munster Bank Limited its Liquidators and Shareholders or Contributories from the payment of such debts and liabilities or to provide that they shall be indemnified by the Munster and Leinster Bank Limited from all actions proceedings claims and demands in respect thereof or to make such other provisions in respect thereof as the Bill shall contain.

To provide that the Creditors of the Munster Bank Limited shall accept payment of their debts claims and demands, on the terms, in the manner and at the times specified in the Bill and to define or limit their rights to the payment of interest in

respect of such debts claims or demands.

To confirm any agreement or agreements that have been or shall be entered into for the purpose of carrying into effect the foregoing objects or any of them or to alter add to or vary any such agreement or agreements and in particular if deemed necessary or advisable to confirm with or without alterations an agreement dated the 25th day of September 1886 between the Munster Bank Limited of the first part, the Liquidators thereof of the second part and the Munster and Leinster Bank Limited of the third part.

To transfer to and vest in the Munster and Leinster Bank Limited any bankrupt or insolvent estate of which the Munster Bank Limited is the sole or principal creditor on such terms and in such manner as the Bill may provide; to make provision for the payment or satisfaction of the claims of the other creditors of such estates and the discharge and release of the Trustees or

Assignees thereof.

To authorise the Munster and Leinster Bank Limited to enter into any agreements or do any acts or undertake any liabilities that may be necessary or desirable to enable the foregoing objects or any of them to be carried into effect and to exercise and fulfil in their own name and under their own scal all or some of the rights powers privileges obligations and liabilities of the Munster Bank Limited and if need be to alter add to or vary the Memorandum and Articles of Association of the Munster and Leinster Bank Limited or any deed or writing relating to such Bank.

To make such provisions as may be necessary or desirable for the winding up and dissolution of the Munster Bank Limited, the discharge of its Liquidators, the disposal of its books or other property and the application of any dividends not claimed by the Creditors to whom the same are due; to make provision for the registration of the Bill when passed into an Act in the Registry of Deeds and Record of Title Office or to dispense with such registration and provide that it shall not be requisite to register the same or any agreements entered into for the sale or transfer of the property of the Munster Bank or to make other provisions in respect thereof.

To vary or extinguish all rights and privileges which would interfere with the objects of the Bill and to confer other rights and privileges and all necessary powers for carrying its objects into

effect.

To make provision as to the payment of the costs of the Bill.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 21st day of December next.

Dated 18th day of November 1886.

D. & T. FITZGERALD, 20 St. Andrew Street, Dublin, . Solicitors.

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

In Parliament—Session 1887.

RENFREW COUNTY AND PAISLEY BURGH BUILDINGS.

(Transference of Existing County and Burgh Buildings to Town Council of Paisley; Price to be paid by them to Commissioners of Supply of Renfrewshire; Transference of Feu-Duties to and Acquisition of Lands and Erection of New County Buildings by those Commissioners; Contributions towards Cost thereof out of County Road, County Police, and County General Assessments; Alteration, Erection, and Sale of Buildings by Town Council; Application of Surplus Revenues, Police Assessments, and other Funds of Burgh towards Price and Cost of Buildings; Powers to Borrow; Assessments; Repeal, Amendment, and Incorporation of Acts.)

OTICE is hereby given that application is intended to be made to Parliament, in the ensuing Session, for leave to bring in a Bill to effect the following purposes, or some of them, that is to say:—

To provide for the transference of the existing County and Burgh Buildings in the Burgh of Paisley, and Lands connected therewith, to the Town Council of that Burgh, in consideration of a price to be paid by them to the Commissioners of Supply of the County of Renfrew, to be applied towards the cost of the lands and new buildings and accommodation to be provided by those Commissioners as hereinafter mentioned

those Commissioners as hereinafter mentioned.

To authorise the said Commissioners to take and acquire, compulsorily or by agreement, certain lands, houses, and other property, situate in the Middle Church Parish of Paisley, Parliamentary Burgh of Paisley, and County of Renfrew; and bounded on the South by St. James Street, on the East by Love Street, on the

North by Lands belonging or reputed to belong to James Caldwell, Junior, Writer in Paisley, and on the West by Lands belonging or reputed to belong to the said Commissioners for the purposes of the Sheriff-Court Houses Act, 1860; and to acquire other Lands by agreement; and to erect and maintain on any of the said Lands New County Buildings, and to fit up and furnish therein a County Hall, a Court Hall, and Apartments and Offices, for the use of themselves and of the County Road Trustees, the County Road Board, and the Justices of the Peace of the said County, and the Committees and Clerks, Collectors, and other Officers of those respective bodies, as also a County Police Office, Station House, Lock-up, Dwellings for Constables, and other accommodation for the public business of the said County; and to manage the same, and to charge such Rents or other consideration for such use as may be agreed on or otherwise fixed; as also to appoint a Committee, with power to appoint Sub-Committees for the purposes aforesaid, or some of them.

To authorise and require contributions towards the cost of the said lands, buildings, and accommodation, and of the maintenance, management, and use thereof, out of the County Road Assessment, the County Police Assessment, and the County General Assessment of the said County.

To authorise the said Town Council to make

To authorise the said Town Council to make alterations on the buildings to be transferred to them as aforesaid, and to erect and maintain additional buildings, and to fit up and furnish additional offices, apartments, police cells, and other accommodation for the use of themselves as the Municipal Corporation of the Burgh of Paisley, and as Commissioners of Police thereof, and as having the management of the Gas, Water, Roads, and Improvement Undertakings of the said Burgh, and for the use of the Trustees of the Cart Navigation, and of any other Trusts undertakings and bodies connected with the said Burgh, and their respective Committees and Clerks, Officers, and Servants; and to charge such rents or other consideration for the use thereof as may be agreed on or otherwise fixed, to be paid out of the Assessments or Rates levied by or other funds belonging to the said Trusts, undertakings, and bodies respectively; as also to creet a Town Steeple on the Lands to be transferred to them as aforesaid, or on other lands belonging to them adjoining thereto.

To authorise the said Town Council to apply towards the price to be paid, and the cost to be incurred by them as aforesaid, the surplus revenues of the Common Good of the said Burgh already accumulated, and which shall hereafter arise, and other moneys which they were authorised by the Paisley Improvement Act, 1877, to apply towards the cost of acquiring lands and erecting and providing similar buildings and other accommodation, and a portion of the Assessments leviable by them as Commissioners of Police of the said Burgh, and to borrow on mortgage on the security specified in the said Act.

To authorise the said Town Council to sell the Gaol and Bridewell, the School of Design, and certain other buildings in Paisley now belonging to them, and to exempt them from the provisions of the Lands Clauses Consolidation (Scotland) Act, 1845, with respect to the sale of superfluous lands.

To provide for the transference to the said

Commissioners of Supply, and the sale or realisation by them, of certain feu-duties and incidents thereof, and of the lands out of which the same are payable, now vested in the Commissioners acting under the powers of the Local Acts, 55 George III., Chapter 73, and 58 George III., Chapter 52, for erecting and maintaining a Bridewell, Gaol, Court-House, and Public Offices, for the Burgh of Paisley and County of Renfrew; and, after the execution by the last-mentioned Commissioners of conveyances of the said Feu-Duties in favour of the said Commissioners of Supply, and of the existing County and Burgh Buildings and Lands connected therewith in favour of the Town Council of Paisley, to repeal those two Acts, and to provide that the Commissioners thereby appointed shall cease to exist.

To authorise the said Commissioners of Supply to borrow money on the security of the County General Assessment of the said County; to increase the rate of that Assessment; to grant Mortgages and Assignations thereof; and to provide for the ranking of Mortgages and Assignations of that Assessment.

To authorise the levying of Rates and Assessments, the alteration of existing Rates and Assessments, the conferring, varying, and extinguishing of exemptions from payment of Rates and Assessments, the execution of conveyances, and the making and confirmation of agreements, with reference to the objects aforesaid; to vary or extinguish all existing rights and privileges which might interfere with any of those objects; and to confer all rights and privileges necessary or expedient for effecting those objects or in relation thereto.

To amend the Act 2 and 3 Victoria, chapter 42, intituled "An Act to improve Prisons and Prison discipline in Scotland," The Prisons (Scot-Prison discipline in Scotland," The Prisons (Scotland) Act, 1877, the Act 20 and 21 Victoria, Chapter 72, intituled "An Act to render more effectual the police in Counties and Burghs in Scotland," The Sheriff Court-Houses Act, 1860, The General Police and Improvement (Scotland) Act, 1862, The County General Assessment (Scotland) Act, 1868, The Roads and Bridges (Scotland) Act, 1878, The Paisley Corporation Gas Act, 1870, The Paisley Burgh and Cart Navigation Act, 1872, The Paisley Waterworks Act, 1854, The Paisley Waterworks Act, 1866, The Paisley Waterworks Act, 1870, The Paisley Waterworks Act, 1871, The Paisley Waterworks Act, 1881, The Cart Navigation Act, 1885, or some of those Acts; and to incor-Act, 1885, or some of those Acts; and to incorporate with the said Bill The Lands Clauses Consolidation (Scotland) Act, 1845, and the Lands Clauses Consolidation Acts Amendment Act, 1860.

Plans describing the lands, houses, and other property, which may be taken compulsorily for the purposes of the said Bill, and Books of Reference to the said plans containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of such lands, houses, and other property, with copies of this Notice, as published in the Edinburgh Gazette, will on or before the 30th day of November instant, be deposited for public inspection in the office at Paisley of the principal Sheriff-Clerk of the County of Renfrew, and with the Session-Clerk of the Middle Church Parish of Paisley at his office No. 2 Gilmour Street, Paisley; and Printed Copies of the said Bill will be deposited in the Private Bill and of the nominating bodies or electors.

Office of the House of Commons on or before the 21st day of December next.

Dated this fifth day of November 1886.

JAMES CALDWELL, Clerk of Supply, Paisley.

YOUNG & MARTIN, Town Clerks, Paisley.

ALEXANDER MACKENZIE, Clerk to Commissioners, under Act 55 George III., c. 73, Paisley.

GRAHAMES, CURREY, & SPENS, 30 Great George Street, Westminster.

In Parliament-Session 1887.

ORKNEY HARBOURS CONSOLIDATION.

(Constitution and Incorporation of Commissioners for the Harbours of Kirkwall, Scapa, and Holm, and of Gill, Whitehall (Stronsay), and Kettletoft, in the County of Orkney; Transference to and vesting of these Harbours and Undertakings in the Commissioners; Dissolution of existing Harbour Trusts, and appointment of Commissioners as Harbour and Pilotage Authorities; Limits of Harbours; Extension of Limits of Scapa Harbour; Powers under the Orkney Piers Act, 1872 as to Acquisition, Construction, and Abandonment of Piers, &c.; Rates; Borrowing Powers and Harbour Debts; Incorporation of General Acts; Amendment or Repeal of Acts and Provisional Orders; Other Purposes.)

OTICE is hereby given that application is intended to be made to Parliament in the ensuing Session by the Trustees of the Harbour of Kirkwall and the Commissioners for Piers and Harbours in the County of Orkney for leave to bring in a Bill (hereinafter called 'the Bill') to effect the following, or some of the following, among other purposes, that is to say :-

1. To provide for the appointment and election of a body of public Harbour Commissioners for the Ports, Harbours, and Piers of Kirkwall, Scapa and Holm, and of Gill, Whitehall (Stronsay), and Kettletoft, all in the County of Orkney, such body of public Harbour Commissioners (hereinafter called 'the Commissioners') to be nominated, appointed, or elected by or from the Commissioners of Supply for the County of Orkney, the County Road Trustees, or County Road Board for Orkney, the Commissioners for Piers and Harbours in the County of Orkney, the Town Council or Corporation of the Burgh of Kirkwall, the registered shipowners of the Port of Kirkwall, and the Harbour rate-payers, or persons paying Harbour dues, rates, or charges, residing, or having their places of business within, the said Burgh of Kirkwall, or other places within the County, or some of such public bodies, and such other ratepayers, bodies, or persons, and in such way and manner as may be provided by the Bill, or fixed by Parliament, and to fix the qualifications of the Commissioners

2. To incorporate the Commissioners as a body corporate, with perpetual succession, and with power to sue and be sued, and to take, hold, and dispose of lands and other property, and to provide for the conduct and management of the business of the Commissioners, and their meetings, committees, quorums, and voting; and to empower the Commissioners to appoint clerks, treasurers, collectors, surveyors, and all other officers and servants, or to continue such officers, and to make provision as to the accounts of the Commissioners and the accountability of officers, and confer all other powers necessary or convenient for carrying into effect the objects and purposes of the Bill.

3. To transfer to and vest in the Commissioners for the purposes of the Bill, by purchase, sale, lease, or otherwise, and to consolidate under their management, on such terms and conditions as may be agreed on, or as may be provided by the Bill, the several Harbours and Ports and Piers after mentioned, that is to say:

(1) The Harbour of the Burgh of Kirkwall, and (2) The Pier and Harbour of Scapa, in the united Parishes of Kirkwall and Saint Ola;

(3) The Pier and Harbour of Holm, in the

Parish of Holm;
(4) The Pier at Gill, in the Bay of Pierowall, and Island and Parish of Westray;

(5) The Pier and Harbour at Whitehall, in

the Island and Parish of Stronsay; and
(6) The Pier at Kettletoft, in the Parish of
Cross and Burness, in the Island of Sanday; all in the County of Orkney;

Together with all docks, piers, quays, jetties, wharves, warehouses, roads, and other works within, or in connection with, these harbours and undertakings, and all lands, houses, buildings, debts, moneys, property, estate, and effects, rights, interests, and privileges possessed by the Trustees of the Harbour of the Burgh of Kirkwall, under the Kirkwall Harbour Act, 1859, in respect of that Harbour,-by the Commissioners for Piers and Harbours, in the County of Orkney, under the Orkney Piers and Harbours Act, 1872, or other persons in respect of the Pier and Harbour of Scapa, and of the Pier at Holm constructed or constituted under the authority of the said last mentioned Act,—by Colonel David Balfour of Trenabic, and his successors in title, in respect of the Pier at Gill and of the Pier and Harbour at Whitehall (Stronsay), and by the Orkney Steam Navigation Company Limited, in respect of the Pier at Kettletoft, the said last mentioned parties being the undertakers of the Piers and Works at Gill, Whitehall (Stronsay), and Kettletoft, for carrying into execution the following Provisional Orders made by the Board of Trade, and duly confirmed by Parliament, viz., 'The Gill Pier Order, 1872,' 'The Whitehall (Stronsay) Pier and Harbour Order, 1879,' and 'The Kettletoft Pier Order, 1882;' and to enable the Commissioners on the one hand, and the Trustees of the Harbour of Kirkwall, the Commissioners for Piers and Harbours in the County of Orkney, and the undertakers before named of the said Provisional Orders relating to Gill, Whitehall (Stronsay), and Kettletoft Piers, and all other necessary parties, on the other hand, respectively to enter into, make, and execute all contracts, agreements, deeds, and writings, and do all such acts, matters, and things as may be necessary and convenient

for effectually completing such transfer to, and the vesting of their said several Harbour undertakings and property in, the Commissioners, subject to such conditions, reservations, and privileges as may be agreed upon, and for effecting the dissolution and winding up of the existing Harbour Commissions or Trusts and undertakings intended to be taken over by the Commissioners and consolidated under their management under the Bill, and if, and where necessary, to confirm such contracts, agreements, and other documents and transactions by the

4. To provide for the dissolution of the existing Harbour Commissions and Trusts or undertakings in Orkney, intended by the Bill to be transferred to the Commissioners as aforesaid and constitute the Commissioners as the Harbour authority and proper pilotage authority of the several Harbours, Ports, and Piers within the limits thereof, as authorised by the Kirkwall Harbour Act, 1859, and the before mentioned Provisional Orders respectively, and as such limits are or have been fixed by the Board of Trade, with respect to the Piers erected and Harbours constituted within the County of Orkney, by virtue of the powers to that effect conferred on that Board by the Orkney Piers and Harbours Act, 1872, or as such limits may be extended with respect to the said several Harbours, Ports, and Piers, or any of them, under the powers to that effect contained in the last mentioned Act, or as may be provided in the Bill; and to enable the Commissioners to license pilots and to appoint harbour masters, meters and weighers, and confer on the Commissioners all necessary powers for the improvement and maintenance of the existing Harbours and works within and at the said several Harbours, Ports, and Piers, and for the regulation, management, control, and administration thereof, and of passengers, animals, and goods resorting to and using the same, and for the anchoring, passage, navigation, pilotage, and shipping, and to make bye-laws thereanent and for the other purposes of the Bill; to provide for the procedure to be followed in the trial and punishment of offenders, and to confer on the Commissioners all the powers and privileges authorized by 'The Merchant Shipping Acts, 1854 to 1880,' or some of such last mentioned Acts as may be proper and expedient and as may be provided in the Bill.

5. The limits of the several Harbours, Ports, and Piers in Orkney intended to be vested in and consolidated under the management of the Commissioners by the Bill, are as follows:-

As to the Harbour of the Burgh of Kirkwall,—

The jurisdiction over the sea and the limits of the Harbour with respect to conservancy, are bounded on the north by a line drawn from a point at Cromwell's Fort on the east side of the Bay of Kirkwall to a point on the opposite or western shore situated 400 yards to the north of the Oyce mouth; and the limits of the said Harbour with respect to rates, extends along the shore of Kirkwall Bay between the two points on the eastern and western sides thereof before specified, and extends to and includes the space within the limits of deviation for new works defined on the plans deposited with reference to the Kirkwall Harbour Act, 1859, together with the opening called the Oyce Mouth and Bridge then lately erected over the same, and the whole

area of the then existing piers, jetties, and works, and of the works authorized to be made under the provisions of that Act;

(2.) As to Scapa Pier,-

The limits within which the authority of the Harbour Master, and the right to levy rates and duties are conferred, in respect of the said Pier, are those comprised within the red lines drawn upon the plan deposited in the Board of Trade with reference to Scapa Pier, dated 11th July 1878, viz., an imaginary line commencing in the line of high water mark at a point opposite to the building known as Nether Scapa, and drawn due south-west into the Bay of Scapa for a distance of 2150 feet, and thence in a direction due southeast until it reaches a point in the line of high water mark on the south-east side of the said

(3.) As to Holm Pier,-

The limits within which the authority of the Harbour Master, and the right to levy rates and duties are conferred, in respect of the said Pier, are comprised within the red lines drawn upon the plan deposited with the Board of Trade with reference to the Pier at St. Mary's in Holm Sound, dated the 1st day of June 1877, viz., an imaginary straight line drawn from the extremity of the headland called Skeldaquoy to a point on the shore about 315 yards in a straight line from the south-eastern corner of the old store house on the road east of the village of St. Mary's;

(4.) As to Gill Pier,—

The limits within which the undertakers have authority (being the limits to which the Gill Pier Order 1872, and the power to levy rates extend) comprise the works by that Order authorised, and the lands, foreshore, and sea contained within the same, and include the area below high water mark within a distance of 300 yards measured in any direction seawards from the middle of the south-west wall of the building known as the Store House of Gill, on the north-east Shore of Pierowall Bay;

(5.) As to Whitehall (Stronsay) Pier and Harbour,-

The limits within which the undertakers have authority (being the limits to which 'The Whitehall (Stronsay) Pier and Harbour Order, 1879,' and the power to levy rates extend), comprise the then existing Pier and the extension thereof (in the Order referred to together as the Pier), and the works authorised by that Order, and the accesses, works, and conveniences connected therewith, and the following areas below the line of high water, that is to say:

The area between the lands of the said Colonel David Balfour, in the Island of Stronsay, and his Lands and Island of Papa-Stronsay, bounded on the east by an imaginary straight line commencing at the extreme low water mark of Griceness Point in the Island of Stronsay, and drawn true north to the extreme low water mark at the point of Easthouse, in the Island of Papa-Stronsay, and on the west by an imaginary straight line commencing at the extreme low water mark at the point of Huipsness on the said Island of Stronsay, and drawn in a south-

mark at the point of Outer Grand in the Island of Papa-Stronsay;

(6.) As to Kettletoft Pier .-

The limits within which the undertakers have authority (being the limits to which the 'Kettletoft Pier Order, 1882,' extends), comprise the then existing Pier and the extension thereof, and works authorised by that Order (therein referred to together as the Pier), and the accesses, works, and conveniences connected therewith, and the area below the line of high water mark lying within a distance of 100 yards measured from

any part of the Pier.

6. To extend the limits of the Harbour of Scapa, both with respect to rates and with respect to the exercise by the Commissioners of the powers and duties of Harbour and Pilotage authorities. Such extension of limits as regards Scapa Pier and Harbour will, in addition to the Harbour area of Scapa hereinbefore described, include the following limits, viz., from the point in the line of high water mark on the south-east side of the said Bay last mentioned in the description of the limits of Scapa Pier and Harbour hereinbefore set forth, thence along the shore in the line of high water mark in a southerly direction for 350 feet, and thence in a straight line across the Bay of Scapa to a point in the line of high water mark on the western or opposite shore of the Bay at or near Lingro, such extended limits lying to the north-east of the last-mentioned straight line; or such other or lesser limits, and with or without such provisions and limitations as may be provided by the Bill or fixed by Parliament.

7. To confer on or vest in the Commissioners all or some of the powers conferred by the Orkney Piers and Harbours Act, 1872, on the Commissioners for Piers and Harbours in the County of Orkney incorporated by that Act; to provide for and regulate the appointment and election of Commissioners under that Act, and the Bill by or from the County Road Trustees, or the County Road Board of Orkney appointed and acting under the Roads and Bridges (Scotland) Act, 1878, in lieu of such Commissioners being nominated and elected by the Trustees for the Orkney Roads appointed and acting by virtue of The Orkney Roads Act, 1857, and The Orkney Roads Act, 1867; and to empower the Commissioners, with or without the approval of the Board of Trade, under the powers conferred by the Orkney Piers and Harbours Act, 1872, as such powers may be extended, varied, or altered by the Bill, from time to time to do the following things or some of them :- (1) To purchase or acquire by agreement or lease with the undertakers thereof, any road piers, private piers, county or other piers or harbours and works within the County of Orkney; (2) to construct and erect new piers within any harbour in the County; and (3) to sell, lease, or otherwise dispose of onerously or gratuitously, or to alter or abandon any of the harbours, piers, works, or undertakings, of or belonging to the Commissioners or to the Commissioners for Piers and Harbours in the County of Orkney; to enable these Commissioners and the said County Road Trustees or County Road Board, and all other necessary parties, to make and enter into all agreements with the Commissioners, and do all other acts and things necessary and coneasterly direction to the extreme low water | venient with respect to such purchase or acquisition, sale or lease, alteration or abandonment of their undertakings or any part thereof; and to empower the Commissioners from time to time to acquire by agreement any lands, houses, or other property for the purposes of their several

Harbour undertakings.

8. To empower the Commissioners to levy tolls, rates, duties and charges in respect of the several harbours, docks, piers, undertakings and works to be transferred to and vested in them under the Bill, or as may in future be acquired or constructed by them, on vessels, boats, and other craft entering, or using, or anchoring within the existing limits of the several Harbours in Orkney hereinbefore described, or within such limits as intended to be extended as aforesaid, and in any Harbour where piers may in future be acquired or constructed, and on passengers, animals, fish, and goods embarked, landed, and shipped or unshipped therein, or at the docks, quays, or other works of the Commissioners connected therewith; to continue the existing tolls, rates, duties, and charges authorized by the hereinbefore mentioned Acts and Provisional Orders or any of them, with such alterations or modifications as may be agreed on between the parties and the undertakers or other persons as hereinbefore mentioned; to alter or extinguish existing tolls, rates, duties, and charges, or omit the levying of them or any part thereof, and to advance or revive the same again, or to lease or compound such tolls, rates, duties, and charges or any of them; to confer, vary, and extinguish exemptions from payment of tolls, rates, duties, and charges; and to confer, vary, or extinguish other rights and privileges.

9. To empower the Commissioners to borrow money by way of mortgage, cash credit, or otherwise for the purposes of the before-mentioned Acts or Orders, and of the Bill, or any of them, and to reborrow on the security of the said harbours, piers, works, and property, and of the tolls, rates, duties, and charges authorised under the before-mentioned Acts and Orders, or under the Bill, or any of them; to make provision for the payment and discharge by the Commissioners of the existing and future debts incurred in connection with or affecting the said several Harbours and Piers in Orkney, for the allo-cation of such debts and for the ranking and preferences of the several mortgagees or creditors, owners or undertakers of the various Harbour undertakings intended to be vested by the Bill in the Commissioners; to establish a sinking fund for the repayment of moneys borrowed, or to continue the sinking funds now in operation under the before-mentioned Acts and Provisional Orders or any of them, with such changes or modifications therein as may be found convenient; and to provide for the application of the funds and revenues of the Commissioners.

10. To incorporate with the Bill all or some of the provisions of the following Acts, viz.:—The Commissioners Clauses Act, 1847, The Lands Clauses Consolidation (Scotland) Act, 1845, The Lands Clauses Consolidation Amendment Act, 1860, and The Harbours, Docks, and Piers Clauses Act, 1847, with such alterations or modifications therein respectively as may be provided by the

Bill.

11. To alter, amend, vary, or repeal, or to revive and extend or enlarge, so far as may be necessary or convenient for the purposes of the Bill, all or some of the provisions of the following

Acts of Parliament, viz.:—The Kirkwall Harbour Act, 1859, The Orkney Piers and Harbours Act, 1872, the before-mentioned Provisional Orders relating to Gill, Whitehall (Stronsay), and Kettletoft Piers, The Orkney Roads Act, 1857, The Orkney Roads Act, 1867, and The Roads and Bridges (Scotland) Act, 1878; and to repeal, vary, or extinguish all rights, powers, privileges, and exemptions which may interfere with the objects and purposes of the Bill, and to confer, vary, or extinguish other rights or privileges.

Printed copies of the Bill will, on or before the 21st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this 10th day of November 1886.

JOHN MACRAE, Solicitor, Kirkwall; KEEPING & GLOAG, 150 Strand, London, Parliamentary Agents.

GLASGOW CENTRAL & SUBURBAN RAILWAY.

(Incorporation of Company; Construction of Railway from Caledonian Railway (Central Station Branch), to Caledonian Railway (Buchanan Street Branch), with Branch Railways to Kelvinside, and Shafts or Openings and other Works connected therewith; Acquisition of Lands and Sale of Superfluous Lands; Power to Purchase parts of Properties; Payment of Interest during Construction of Works; Tolls; Working and Traffic Agreements and Facilities; Power to Caledonian Railway Company to subscribe, and to raise money, and to appoint Directors; Exception of certain Traffic; Incorporation and Amendment of Acts, and other purposes.)

OTICE is hereby given, That application is intended to be made to Parliament in the ensuing session for an Act, hereinafter called "the Act," to effect the purposes following, or some of

them, that is to say:

To incorporate a Company hereinafter called "the Company" to make and maintain the Railways and Works hereinafter mentioned, or some or one of them, together with all necessary and convenient stations, approaches, viaducts, bridges, roads, tunnels, covered ways, shafts, communications, sewers, and other works and conveniences connected therewith respectively, that is to say:

I. A Railway, (No. 1) commencing by a junction with the Line No. 1, described in and authorised by the Caledonian Railway (Gordon Street Station Connecting Lines)
Act, 1875, at or near the north abutment in Broomielaw Street of the Viaduct carrying that Line over the River Clyde, and terminating at or near the area wall in front of the house numbered 8 in Albany Place, Sauchiehall Street, at or near a point opposite the centre of that house; which intended Railway and Works will be situate within the Parishes and places following, viz.:—City Parish of Glasgow and Barony Parish of Glasgow, and



THE EDINBURGH GAZETTE, NOVEMBER 23, 1886.

Royal Burgh of Glasgow, in the County | of Lanark.

II. A Railway, (No, 2) commencing by a junction with the intended Railway No. 1 at the termination thereof, above described, and terminating by a junction with the Caledonian Railway Company's Line, leading from Buchanan Street to Coat-bridge, at or near a point 245 yards or thereabouts, measuring in a northerly direction along that Line from the northeast side of the Bridge carrying Dobbie's Loan over that Line; which intended Railway and Works will be situate within the Parishes and places following, viz.:—City Parish of Glasgow and Barony Parish of Glasgow, and Royal Burgh of Glasgow, in the County of Lanark.

III. A Railway, (No. 3) commencing by a junction with the intended Railway No. at the termination thereof above described, and terminating on the east side of Otago Street, Hillhead, at or near a point 97 yards or thereabouts, measuring in a southerly direction from the eastern corner of Otago Street at its junction with the Great Western Road; which intended Railway and Works will be situate within the Parishes and places following, viz.: - Barony Parish of Glasgow and Parish of Govan, in the

County of Lanark.

IV. A Railway, (No. 4) commencing by a junction with the intended Railway No. 2, above described, in the centre of West Graham Street, at or near a point 60 yards or thereabouts, measuring in an easterly direction along the centre of that street from the point of its intersection with the centre of Thistle Street, and terminating by a junction with the intended Railway No. 3, above described, on the east side of Cumberland Street West, at or near a point 6 yards or thereabouts, measuring in a southerly direction from the south-eastern corner of the last-named street, where it intersects Grant Street; which intended Railway and Works will be situate wholly within the Barony Parish of Glasgow and County of Lanark.

V. A Railway, (No. 5) commencing by a junction with the intended Railway No. 3 at the termination thereof, above described, and terminating in land belonging, or reputed to belong, to James Buchanan Mirrlees, and in his occupation, on the south side of Montgomerie Drive, Kelvinside, at or near a point 210 yards or thereabouts, measuring in an easterly direction from the south-east corner of Crossloan Road, where it intersects Montgomerie Drive; which intended Railway and Works will be situate within the Parishes and places following, viz.:-Govan and Maryhill Parishes, in

the County of Lanark.

And it is proposed by the Act to take and confer on the Company the powers, and to provide for the purposes hereinafter mentioned, or some of them; that is to say:

To deviate laterally from the lines of the intended Railways and Works to the extent shown

on the plans hereinafter mentioned, and to deviate vertically from the levels shown on the sections hereinafter mentioned, within the limits usually authorized, or as may be prescribed by the Act:

To construct stations, sidings, goods depots, wharves, warehouses, sewers, works, buildings, and conveniences in connection with the intended

Railways:

To cross, alter, stop up, and divert for the purposes of the intended Railways and Works, either temporarily or permanently, turnpike, statute labour and other roads, streets, ways, streams, gas, water, and other pipes, drains, sewers, bridges, footways, telegraphs, railways, and tramways and works of every description which it may be necessary or expedient to cross, alter, stop up, or divert for any of the purposes of the Act, within the Parishes and places aforesaid, or any of them:

To appropriate and use the subsoil and under surface, and to alter the lines and levels of any streets, roads, squares, passages, or places under or along which the intended Railways will be made, or contiguous or near thereto, within the parishes and places aforesaid, and any sewers, drains, mains, pipes, and other works in or under the same, so far as may be necessary for the pur-

poses of the intended Railways:

To make and maintain shafts or openings from the surface of any land, road, street, or square, to any portion of the intended Railways, subject to such provisions and limitations as may be contained in the Act; and for the purpose of the said shafts or openings, to interfere with all sewers, drains, gas and water mains and pipes, telegraph wires, and other works which might impede the construction and use of the said shafts or openings:

To underpin or otherwise secure or strengthen any houses or other buildings which may be rendered insecure or be affected by the intended Railways and Works, and which may not be

required for the purposes thereof:

To purchase and take by compulsion or agreement, or to lease, feu, or otherwise acquire lands, houses, and hereditaments for the purposes of the intended Railways and Works, and of the Act; and also rights of easement and servitude, and other rights in or over lands, houses, and other property, and to vary or extinguish all rights and privileges connected with the lands, houses, and other property so to be acquired, as aforesaid, which would in any manner impede or interfere with the construction, maintenance, or use of the intended Railways and Works:

To sell and convey, feu, lease, or otherwise dispose of any lands, houses, and other property, purchased or acquired under the powers of the Act, and which may not be required for the intended Railways, or under the powers of the

Act:

To repeal or alter the provisions of the Railways Clauses Consolidation (Scotland) Act, 1845, and any Acts amending the same, relating to the limits of lateral and vertical deviation, and to other matters pertaining to the construction of the Railways, the temporary use of lands, crossing and alteration of roads, or other interference therewith, and works for the accommodation and protection of lands adjoining the Railway; also certain of the provisions of the Lands Clauses Consolidation (Scotland) Act, 1845, and any Acts amending the same, relating to the purchase of buildings and manufactories, the settlement of questions of disputed compensation, and the sale of superfluous lands, and to provide that it shall | not be necessary for the Company to purchase the whole of any house or other building or manufactory, when part only is required for the purposes of the Act:

To levy tolls, rates, duties, and charges upon, or in respect of the use of the intended Railways and Works, and for the conveyance of traffic thereon; to alter existing tolls, rates, duties, and charges, and to confer, vary, or extinguish exemptions from the payment of any such tolls, rates, duties, and charges, or other rights or privileges:

To authorise the Company to raise money for the purposes of their undertaking by the creation and issue of shares, and by borrowing on mortgage or bond, and to exercise all other usual and necessary powers for carrying into effect the objects of the Act:

Te enable the Company, notwithstanding anything contained in The Companies Clauses Consolidation (Scotland) Act, 1845, to pay interest and dividends on any shares or stock of the Company during the construction of the intended Railways, Stations, and Works, and until the completion thereof respectively, or until such other time as may be prescribed by the intended

To authorise the Company on the one hand, and the Caledonian Railway Company on the other hand, to enter into and carry into effect and rescind contracts, agreements, and arrangements for or with respect to the construction, working, use, management, and maintenance of the intended Railways, or any part thereof, and with respect to the supply of rolling-stock and machinery, and the appointment and removal of officers and servants for the purposes of the traffic of the intended Railways; the payments to be made and the conditions to be performed with respect to such construction, working, use, management, maintenance and supply as aforesaid; the interchange, accommodation, conveyance, and delivery of traffic passing over or using the intended Railways, and the Railways and other works of the Caledonian Railway Company, and the levying, fixing, collecting, and apportionment of the tolls and revenue arising from such traffic; and to confirm, and, if thought fit, to vary any contract or agreement with reference to the matters aforesaid, or any of them, made or to be made prior to the passing of the Act:

To require the Caledonian Railway Company and their, or any of their lessees and assigns, upon such terms as shall be agreed upon or be settled by Arbitration, or be provided by the Act, to receive, book through, forward, accommodate, transmit, and deliver on, over, and from their railway or undertaking, and the works and conveniences connected therewith, or the railways or undertakings of which they are, or may be lessees, or which may be under their management or control, and the works and conveniencies connected therewith, traffic of whatsoever description coming from or destined for the intended Railways or any part thereof, and for these purposes to afford all necessary and proper facilities; and to fix, alter, and vary the tolls, rates, and charges which the Caledonian Railway Company may be authorised to take and receive in respect of such traffic, upon, or in respect of their railway or undertaking, or the works and conveniences connected therewith, or upon the railways or undertakings

management or control, and the works and conveniences connected therewith respectively, and to confer, vary, and extinguish exemptions from pay-

ment of any such tolls, rates, and charges:
To authorise the Caledonian Railway Company to subscribe and contribute funds towards the making and maintaining the intended Railways, and to take and hold shares in the capital of the Company, and to guarantee or undertake to pay to or for the Company interest, dividend, annual or other payment on shares or stock, and the principal and interest of any loan of the Company; and for all or any of the purposes of the Act to apply their funds and revenues, and to raise more money by the creation of guaranteed, preference, ordinary, or debenture shares or stock, and by mortgage or bond or cash credit, and that either as part of their general share and loan capital, or wholly or partially as a separate share and loan capital, charged primarily or exclusively on the intended Railways, and the tolls, rates, and duties received upon and in respect thereof; and to authorise the Caledonian Railway Company to appoint Directors of the Company:

To authorise the Company, and any companies or corporations or commissioners, or road, statute labour, bridge, or harbour trustees, or other bodies or persons, to enter into and carry into effect such arrangements and agreements as may be necessary or expedient for making, maintaining, working, or using the intended Railways, and for the construction and maintenance of any sewers, drains, or other works which may be interfered with or rendered necessary in carrying into effect

the objects and purposes of the Act:

To exempt the Company, if considered expedient so to do, from any obligation to carry on the intended Railways, any particular description of traffic which may be specified in the Act, or to limit the hours during which any such traffic may be carried, and to prohibit or restrict any other company, corporation, body, or person, from using the intended Railways for such traffic:

To vary or extinguish all rights and privileges which would in any way interfere with or prevent the execution of the purposes of the Act, or any of them, and to confer all powers, rights and privileges which may be necessary for carrying the

same into effect:

To incorporate with the Act (except so far as they may be expressly varied thereby), all, or some of the powers and provisions of "The Companies Clauses Consolidation (Scotland) Act, 1845;"
"The Companies Clauses Act, 1863;" "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 "The Railways Clauses Act, 1863," and Acts amending any of the said Acts:

To alter, amend, enlarge, or repeal, so far as may be necessary for the purposes of the Act, the several Acts following, or some of them; that is to say, "The Caledonian Railway Act, 1845," and the several other Acts relating to the Caledonian Railway Company, and to the undertakings belonging to, amalgamated with, or leased, or worked, or authorised to be worked by or vested in that Company; "The Glasgow City and District Railway Act, 1882," "The Glasgow Police Acts, 1866, 1872, 1873, 1875, and 1877," and "The General Police and Improvement (Scotland) Act, of which the Caledonian Railway Company are, or may be lessees, or which may be under their 1862," Order Confirmation (Glasgow) Act, 1877,

and any other Acts relating to the Police and Improvement of Glasgow, "The Glasgow Street Transways Act, 1870," and the several other Acts relating to the Transways belonging to the Corporation of Glasgow, or authorised to be constructed by them, or their lessees, and also all Acts recited in, or incorporated with, or amending any of the several Acts above mentioned or referred to referred to.

Plans and sections describing the lines, situations, and levels of the intended Railways, and the lands, houses, and other property which will or may be taken for the purposes thereof, with a Book of Reference to such plans containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of such lands, houses, and other property, and an Ordnance Map with the line of the intended Railways delineated thereon, and a copy of this Notice as published in the Edinburgh Gazette, will, on or before the 30th day of November, 1886, be deposited for public inspection in the office at Glasgow of the principal Sheriff-Clerk of the County of Lanark, and a copy of so much of the said plans, sections, and book of reference as relates to each of the abovementioned Parishes, and to the Royal Burgh of Glasgow, with a copy of this Notice, will, on or before the said 30th day of November, 1886, be deposited for public inspection with the Session-Clerk of each of such Parishes at his residence, and with the Town Clerk of the Royal Burgh of Glasgow at his office in Glasgow.

Printed copies of the Bill for the Act will, on or before the 21st day of December, 1886, be deposited in the Private Bill Office of the House

of Commons.

Dated this 18th day of November 1886.

M'GRIGOR, DONALD & COY., 172 St. Vincent Street, Glasgow. Solicitors for the Bill.

MARTIN & LESLIE, 27 Abingdon Street, Westminster, Parliamentary Agents.

In Parliament—Session 1887.]

NATIONAL PROVIDENT INSTITUTION.

(Altering, Amending, and Enlarging Powers of the Institution; Powers to Sue and be Sued; Provisions as to Criminal Proceedings; Preparation, Verification, and Enrolment Memorials of Names and Addresses of Directors and other Officers; Delegation of Powers; Provision as to Vesting Property, &c., in Trustees; Rules and Regulations; Duties of Officers; Sale, Exchange, Demise, Management, &c., of Lands and other Property; Investment of Funds; Accountability of, and Summary Remedies against, Officers, &c.; Incorporation and Amendment of Acts; and other Purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the National Provident Institution (hereinafter called 'the Institution') for leave to bring in a Bill and to pass an Act for all restrictions upon the investment of such capital,

or some of the following purposes (that is to say) :-

1. To confer on the Institution power to sue and be sued in their own name or in the name of public officers to be appointed by or under the provisions of the Bill, and to confer on the Institution all such new and further powers, rights, and privileges, as may be necessary or expedient for facilitating legal and other proceedings by and against them, and in respect of the property and effects of the Institution.

2. To make and enact such provisions as shall or may in the Bill be expressed or contained in relation to the commencement and prosecution of actions and proceedings of whatsoever nature or character by or against the Institution, whether at law or in equity, bankruptcy, or lunacy, or under any insolvency or sequestration or otherwise howsoever as well in the United Kingdom of Great Britain and Ireland as elsewhere, and in the case of proceedings against the Institution as well by members of the Institution as by other persons, and to declare that such provisions shall have a retrospective as well as a present and future operation and effect.

3. To make and enact such provisions as shall or may in the Bill be expressed or contained in relation to the commencement and prosecution of any criminal proceedings by or on behalf of the Institution, and as well in the United Kingdom of Great Britain and Ireland as elsewhere, and as well against a member of the Institution as against any other person, and to declare that such provisions shall have a retrospective as well as a

present and future operation and effect.

4. To make and enact such provisions as shall or may in the Bill be expressed or contained for enabling the Institution to delegate to their secretary, or to some other person or persons, rights, powers, and authorities touching the interests of the Institution, and for enabling such secretary or other person or persons to represent the Institution, and act for and in the

name of the Institution.

5. To provide for the enrolment from time to time in the Supreme Court of Judicature in England, in the Books of Council and Session in Scotland, and in the Supreme Court of Judicature in Ireland respectively, or in such other courts, offices, or other places as shall or may be defined by the Bill, of memorials or other documents stating the names of the directors, trustees, and secretary, or other officers of the Institution, and to provide for vesting in the trustees or other persons from time to time named in such memorials or other documents, all the real and personal property and securities, goods, chattels, and effects at any time, and from time to time held upon trust for the Institution, without any deed, conveyance, transfer, or other assurance, and to make such other provisions in relation to such enrolment and vesting as may be found necessary or expedient.

6. To confer upon the Institution, or upon the directors thereof, for the time being, or upon other officers or persons, powers and authorities in relation to the rules and regulations of the

Institution.

7. To alter, extend, and enlarge the powers of the Institution, and of the directors thereof, in respect of the laying out and investing the capital, moneys, funds, and property of the Institution, and to repeal or modify all or any moneys, funds, and property now existing according to the present constitution of the Institution, and to enable the Institution and the directors thereof, amongst other things, in addition to the powers they now possess, to lay out and invest the moneys and funds of the Institution in the purchase of, or in loans or advances upon, the security of the stocks, shares, bonds, mortgages, debentures, and other securities of public companies; or the mortgages, debentures, and other securities of any municipal or local authorities, trusts or bodies in the United Kingdom, India, or any colony or dependency of the United Kingdom, the Government stocks, bonds, or other securities of India, or of any colony or dependency of the United Kingdom, or of any other country; policies of assurance of other companies, Government and other annuities, permanent and terminable, contingent and deferred, reversionary and contingent estates, and interests charged upon or arising from any security or property, and to lend and advance the funds of the Institution upon the security of lands of any tenure in Australia, New Zealand, or Canada, or on debenture or deposit to any Company within Great Britain or Ireland, the Empire of India, or the British Colonies authorised to take money on debenture or deposit, and to acquire and hold lands in the United Kingdom, the Colonies, and elsewhere, for the purpose of carrying on the business of the Institution, and to make all deposits and investments necessary by the laws, customs or practice of any colony or other country or state where the Institution may carry on or desire to carry on business; and also to lay out, invest and lend the capital, moneys, property and funds of the Institution in such other manner as the Bill may define, or Parliament may sanction, and to make all provisions for carrying those several objects into effect.

8. To confirm, make valid and render binding and effectual, to all intents and for all purposes, as well against as in favour of the Institution, its directors, officers, agents and servants, and any Corporation, Company, body or person interested in or affected thereby, every sale, lease, mortgage, exchange and other disposition of, and dealing with lands and other property, real or personal, and every assurance, deed, contract, agreement and other act and thing relating thereto, now or at any time before the passing of the Bill, made, entered into, executed or done.

9. To make and enact provisions in respect of all or some of the following among other objects

and purposes, that is to say :-

(a.) The sale, exchange, management, farming, demising, letting or otherwise disposing of lands already acquired and held, or hereafter to be from time to time acquired and held by or on behalf of the Institution.

- (b.) The making of such special or other conditions of sale, or other conditions or stipulations in relation to such lands as the Institution or the Directors thereof may think fit.
- (c.) The amounts to be advanced on mortgage and the value of the security to be taken for the repayment of such advances.
- (d.) The investigation of the title to lands and hereditaments, and the acceptance of or rejection of the title disclosed upon any such investigation.
- · (e.) Indemnifying the directors.

- (f.) The employment and payment of solicitors, surveyors and other persons, and the delegation to them of such powers and authorities as may be expressed in the Bill, including the receipt and payment of money.
- (g.) The receipts or other discharges to be required and taken for sums of money payable in respect of policies, proof of death, and evidence of title, &c.
- (h.) The granting, execution, and revocation by the directors of powers of attorney and other documents of a like nature.
- 10. To make more effectual provision with respect to the accountability of officers, servants, and agents of the Institution, and for summary or other remedies against any such officer, servant, or agent failing to account to the Institution, or to deliver up papers, writings, property, effects, matters or things of or belonging to the Institution, and for that purpose to incorporate with the Bill, or to apply to the Institution, and its officers, servants, and agents, all or some of the provisions (with or without modifications) of 'The Companies Clauses Consolidation Act, 1845.'
- as may be necessary or expedient for any of the purposes of the Bill, to cancel, annul, or repeal all Acts of Parliament, deeds, laws, regulations, rules, and other documents binding upon or affecting the Institution, and to confer all powers, and to vary and extinguish any rights or privileges which it may be expedient to confer, vary, or extinguish for the purposes aforesaid.

 Printed copies of the Bill will, on or before

Printed copies of the Bill will, on or before the 21st day of December, 1886, be deposited in the Private Bill Office of the House of Commons.

Dated this 15th day of November, 1886.

T. M. MORRISS (DAVIDSON & MORRISS), 40 and 42 Queen Victoria Street, London, Solicitor for the Bill.

WYATT, HOSKINS, HOOKER, & WILLIAMS, 28 Parliament Street, Westminster, Parliamentary Agents.

EDINBURGH SOCIETY OF ACCOUNTANTS.

(Establishment and Administration of Fund for Providing Annuities, Endowments, and other Benefits to Members of the Society of Accountants in Edinburgh, and to their Widows and Children or other Representatives; Appropriation thereto of Funds of the Society; Amendment of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session for leave to bring in a Bill (hereinafter called "the Bill") for all or some of the following purposes, viz:—

the following purposes, viz.:—

To provide for the establishment, administration, investment, regulation, application, and periodical investigation of a Fund (hereinafter called the "the Fund") for providing Annuities, Endowments, and other benefits to such of the existing Members of the Society of Accountants

in Edinburgh (hereinafter called "the Society") as shall contribute to the Fund, and to all future Members of the Society, and to the Widows and Children or other representatives of such existing and future Members.

To confirm a resolution passed by the Society at their Annual General Meeting held on the third day of February one thousand eight hundred and eighty-six, whereby they resolved that such a Fund should be established, and that for the purpose of commencing it, the sum of £5000 should be applied thereto out of their General Funds.

To authorise the Society to contribute from time to time to the Fund such additional sums of money as they may deem fit.

To authorise the levying of contributions to the Fund, under such conditions as shall be provided by the Bill, from all existing Members of the Society who shall within a definite period from the passing of the Bill declare their intention to contribute to the Fund, and from all persons who shall after the passing of the Bill become Members of the Society; and also to provide for paying over to the Fund a portion of the fees payable by such future Members on entering the Society.

To authorise, under such conditions as shall be defined by the Bill, the commutation or forfeiture of interests in the Fund, and of the contributions

To provide that, subject to such conditions as shall be defined by the Bill, the annuities, endowments, and other benefits from the Fund to Members of the Society, and to their widows, children, and other representatives, shall not be attachable for the debts of such Members, widows, children, or representatives.

To authorise the making and enforcement of bye-laws, rules, and regulations for the administration of the Fund, and the direction of the affairs connected therewith.

To provide that the Life Assurance Companies Act, 1870, and the other Acts relating to Life Assurance Companies, shall not apply to nor affect the Fund, nor the contributors thereto; and to amend the said Acts in so far as the same may be necessary for that purpose.

To enable the Society to be registered (if they think fit) as a Friendly Society under the Friendly Societies Act, 1875, notwithstanding the provisions of that Act limiting the Annuities and gross sums payable by such Societies, or any other provisions of the several Acts relating to Friendly Societies; and to amend those Acts as respects the Society and the Fund.

To vary or extinguish all existing rights and privileges which might interfere with any of the purposes aforesaid; and to confer all powers, rights, and privileges necessary or expedient for effecting those purposes, or in relation thereto.

Printed copies of the Bill will, on or before the twenty-first day of December next, be deposited for public inspection in the Private Bill Office of the House of Commons.

Dated this 17th day of November 1886.

JOHN C. BRODIE & SONS, W.S., Edinburgh.

GRAHAMES, CURREY, & SPENS, 30 Great George Street, Westminster.

NOTICE is hereby given that on the 23d day of November 1886, a Deed by WALTER WHITE, Grocer, residing at 31 Old Dumbarton Road, Glasgow, and JANE BAXTER or WHITE, his wife, has been registered in the Books of Council and Session, in terms of the Married Women's Property (Scotland) Act, 1881.

DAV. RITCHIE, Writer, Greenock, Agent.

NOTICE.

COPY of Special Resolution passed at an Extraordinary General Meeting of the Shareholders of THE PATENTS COMPANY LIMITED, held in the Registered Office of the Company, 43 West Regent Street, Glasgow, on 27th October 1886, and confirmed at another General Meeting, held in said Registered Office, 12th November thereafter:—
'That the Company in General Meeting, by a Special Resolution of the Shareholders, resolve that the Company be wound up voluntarily, and that a Liquidator be appointed for this purpose; all in terms of the Acts thereanent.'

thereanent.

Duncan Lennox, Writer, Glasgow, was appointed Liquidator.

ROBERT STARKE, Secretary.

Glasgow, 22d November 1886.

OTICE is hereby given that in a Petition by The FLEMINGTON COAL COMPANY LIMITED, to the Right Honourable the Lords of Council and Session (Second Division,—I. Clerk), setting forth, interalia, a Special Resolution of the said Company passed on 20th October, and confirmed on 10th November 1886, resolving that the capital of the Company be reduced from £125,000, divided into \$500 ordinary shares of £10 each (of which \$8000 are issued and fully paid up, and 500 are unissued), and 4000 preference shares of £10 each (all of which are unissued) to £12,750, by cancelling or writing off from each of the said \$8000 shares the sum of £8, 10s., as capital lost or not represented by available assets, and by reducing the nominal amount of the said unisssued ordinary shares from £10 to £1, 10s., and by cancelling the said 4000 unissued preference shares, and praying the Court to confirm the said reduction of capital, and to approve of the Minute proposed to be registered as to the capital of the Company, and to dispense with the addition of the words 'and Reduced' to the Company's name, the Court has been pleased to pronounce the following Interlocutor:—'Edinburgh, 19th November' 1886.—The Lords appoint the Petition to be intimated on the Walls and in the Minute-Book in common form, 'and also by Advertisement once in the Edinburgh 'Gazette and in the Scotsman and Glasgow Herald 'Newspapers for eight days; further, authorise the 'Petitioners, the Flemington Coal Company, to dispense 'with the addition to the name of the Company of the 'words' and Reduced' until further order of Court.

(Signed) 'Moncreiff, I.P.D.' ' Moncreiff, I.P.D.' (Signed)

DRUMMOND & REID, 21 Charlotte Square, Edinburgh, Petitioners' Agents.

PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Fife and Kinross at Dunfermline, at the instance of John J. Atkinson, 33 and 37 Manchester Street, Liverpool, and Daniel Gorrie, Solicitor, Dunfermline, his Mandatory, against WILLIAM TODDIE, Photographer, Bonnar Street, Dunfermline; and the Sheriff has ordained the said William Toddie to appear within the Sheriff Court House, Dunfermline, on the 7th day of December 1985, at two o'clock afternoon, for Examination, at which Diet all his Creditors are required to appear.

GORRIE & HONEYMAN, Agents for Pursuers. 92 High Street, Dunfermline pale og root a fee 77 881 22d November 1886/831 rodmovo / b22

WILLIAM STEPHEN, WILLIAM STEPHEN, JUNIOR, and GEORGE STEPHEN, all Fishermen, residing at Ham, in the Island of Bressay, Zetland, having presented a Petition to the Sheriff of Caithness, Orkney, and Zetland at Lerwick, against the Union Bank of Scotland Limited, Lerwick, under the Debtors (Scotland) Act, 1880, to find and declare that they are entitled to the benefit of the Process of Cessio bonorum upon their executing a Disposition omnium bonorum for behoof of their Creditors, and for the other purposes provided by said Act, Notice is hereby given that all the Creditors of the said William Stephen, William Stephen, junior, and George Stephen are required to appear in the Sheriff Court House, Lerwick, on the 22d day of December next, at eleven o'clock forenoon, when the said William Stephen, William Stephen, junior, and George Stephen are ordained to appear for Examination.

J. Kirkland Galloway, Law-Agent, Lerwick.

J. KIRKLAND GALLOWAY, Law-Agent, Lerwick, Procurator for Petitioners.

Lerwick, 18th November 1886.

A PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Aberdeen, Kincardine, and Banff at Banff, at the instance of JOHN SIMPSON, Watchmaker, Portgordon, in the County of Banff, against his Creditors; and all his Creditors are hereby required to appear in Court, within the Sheriff Court House at Banff, upon the 4th day of December next, at ten o'clock forenoon, when the said John Simpson will appear for Examination.

FRANCIS GEORGE, Solicitor, Banff, Agent for Petitioner.

Banff, 22d November 1886.

A PETITION, under the Cessio Acts, has been presented to the Sheriff of the Sheriffdom of Ross, Cromarty, and Sutherland at Dornoch, at the instance of a Creditor of WILLIAM J F MAXWELL, Merchant, Dornoch, against him; and the Sheriff-Substitute has ordained the said William J F Maxwell to appear within the Court Room, Dornoch, on Tuesday, 14th December next, at twelve o'clock noon, for public Examination, at which all his Creditors are required to appear.

JOHN LESLIE, Solicitor, Dornoch, Petitioner's Agent.

Dornoch, 19th November 1886.

A PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff for Aberdeen, Kincardine, and Banff at Aberdeen, at the instance of Glegg & Thomson, Iron Merchants, George Street, Aberdeen, against JAMES ROY, Blacksmith, Cross Roads, Lumphanan, Aberdeenshire; and the Sheriff-Substitute has ordained the said James Roy to appear for public Examination in Court, within the Sheriff Court House of Aberdeen, upon Wednesday the 1st!day of December 1886, at twelve o'clock noon, at which Diet all his Creditors are required to appear.

J. C. Bennett, Solicitor, Pursuers' Procurator.

13 Bridge Street, Aberdeen, 22d November 1886.

A PETITION has been presented in the Sheriff Court of Lanarkshire at Glasgow, against M. WILSON, 42 Adelphi Street, Glasgow, praying for Decree of Cessio bonorum against him; and all his Creditors are hereby required to appear within the Chambers of the Sheriff-Substitute (Balfour), County Buildings, Glasgow, upon the 7th day of December next, at half-past ten o'clock forenoon, at which Diet the said M. Wilson is ordained to appear for public Examination.

ROBERT DUNCAN, Agent.

133 West George Street, Glasgow 22d November 1886. PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of the Counties of Renfrew and Bute at Greenock, by PETER M'KEAN, Tailor and Clothier, Church Street, Port-Glasgow, against his Creditors, praying for Decree of Cessio bonorum; and all his Creditors are hereby required to appear in Court, within the Sheriff Court House, Nelson Street (West), Greenock, on the 8th day of December next, at twelve o'clock noon, at which Diet the said Peter M'Kean will appear for public Examination.

WM. M'BRYDE, Writer, 47 Fore Street, Port-Glasgow, Agent. Port-Glasgow, 19th November 1886.

OTICE is hereby given that a Petition has been presented in the Sheriff Court of Perthshire at Perth, at the instance of the Clydesdale Bank Limited, incorporated under Act of Parliament, Pursuers, against JOHN BURNFIELD, Blacksmith, Innernytie, Stanley, Defender, praying that the Defender may be ordained to execute a Disposition omnium bonorum for behoof of his Creditors, and for the appointment of a Trustee; upon which Petition a Warrant has been issued appointing publication in the Edinburgh Gazette, and requiring all the Creditors of the Defender to appear within the Ordinary Court House, County Buildings, Perth, upon the 7th day of December next, at two o'clock afternoon, when the Debtor is ordained to appear for public Examination.

JOHN A. ROBERTSON, Solicitor, Agent for Pursuers.

16 Tay Street, Perth, 23d November 1886.

THE Estates of JAMES LAMBIE, Innkeeper, Wishaw, have, in virtue of and for the purposes of the Cessio Acts, been transferred to John M'Queen Barr, Chartered Accountant, 85 Queen Street, Glasgow, as Trustee for behoof of his Creditors. Creditors must meet before the Sheriff, within the County Buildings, Hamilton, on the 21st day of December 1886, at eleven o'clock forenoon.

ROB. DUNLOP, Writer, Hamilton, Agent for Trustee.

THE Estates of Mrs. HELEN MORRISON or PHILIP, Innkeeper, Nether Buckie, in the County of Banff, have, in virtue of and for the purposes of the Cessio Acts, been transferred to the Subscriber, as Trustee for behoof of her Creditors. Creditors must lodge their claims with the Trustee on or before the 25th day of November 1886. The Creditors meet before the Sheriff, within the ordinary Sheriff Court House at Banff, on Wednesday the 15th day of December next, at ten o'clock forenoon.

ALEX. MAIR, Solicitor, Buckie, Trustee.

Bo'ness, in the County of Linlithgow, have, in virtue of and for the purposes of the Cessio Acts, been transferred to Alexander Turnbull, Accountant, Linlithgow, as Trustee for behoof of his Creditors. Creditors must lodge their claims with the Trustee on or before the 25th day of November current. The Creditors meet before the Sheriff, within the Sheriff Court House, Linlithgow, on Friday the 17th day of December 1886, at one o'clock afternoon.

WILL STRACHAN, Solicitor, Bo'ness, Agent for Trustee.

Bo'ness, 20th November 1886.

THE Estates of CHARLES PROVAN, Accountant, 158 George Street, Glasgow, have, in virtue of and for the purposes of the Cessio Acts, been transferred to Anderson Lindsay, Accountant, 115 Wellington Street, Glasgow, as Trustee for behoof of his Creditors. Creditors must lodge their claims with the Trustee on or before 6th December 1886. The Creditors meet before the Sheriff, within Sheriff Balfour's Chambers, County Buildings, Glasgow, on 27th December next, at half-past ten o'clock forenoon.

BORLAND, KING, & SHAW, 142 St. Vincent Street, Glasgow, Agents.

SEQUESTRATION of CHARLES ROSS FALCONER, residing at Island Bank, Inverness, as a Partner of the Firm of FALCONER BROTHERS, Engineers, Inverness, and also as an Individual.

BY virtue of an Order of the Sheriff-Substitute of Inverness, Elgin, and Nairn at Inverness, Charles Ross Falconer, above designed, hereby intimates that he has presented a Petition to the Sheriff of Inverness, Elgin, and Nairn at Inverness, to be finally discharged of all debts contracted by him before the date of the Sequestration of his Estates, in terms of the Statutes.

ALEX. MACDONALD, Solicitor, Inverness, Agent.

Inverness, November 23, 1886.

TO THE CREDITORS ON

The Sequestrated Estates of WILLIAM WOODROW, Bonnet Manufacturer, Kilmaurs, in the County of Ayr.

DY virtue of an Order of the Sheriff-Substitute of Ayrshire at Kilmarnock, William Woodrow, above designed, hereby intimates that he has presented a Petition to the Sheriff of Ayrshire at Kilmarnock, to be finally discharged of all debts contracted by him before the date of the Sequestration of his Estates, in terms of the Statutes. the Statutes.

J. D. MACKINTOSH, Solicitor, John Finnie Street, Kilmarnock, Agent.

Kilmarnock, 22d November 1886.

In the SEQUESTRATION of the Estates of the Deceased JOHN SPEEDIE, of Eastbank, Kirkcaldy, and Bleacher at Lochty Bleachfield, Kirkcaldy, carrying on business under the Firm Name of John Speedie & Co., of which Firm he was sole Partner at the time of his death.

THE Trustee hereby intimates that his accounts, brought down to 5th November current, have been made up and audited by the Commissioners, who have postponed the payment of a final Dividend till the recurrence of the next statutory period.

JAMES LOCKHART, Trustee.

Kirkcaldy, 18th November 1886.

WILLIAM ANDERSON, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estates of W Glasgow, Trustee on the Sequestrated Estates of the Copartnership carrying on business as Merchants and Mercantile Commission Agents in Glasgow and London under the Firm of MARTIN, TURNER, & COMPANY, and in Batavia, Sourabaya, Singapore, Manilla, and Ilo Ilo, under the Firm of MARTIN, DYCE, & COMPANY, as a Company, and Thomas Hinton Campbell, Merchant in Glasgow, John M'Lellan Martin, Merchant there, Robert Mark Wenley, Merchant there, and presently in Singapore, Archibald MacColl, Merchant, Glasgow, and presently in Batavia, George Martin, junior, Merchant in Glasgow, and Charles Hogendorp Campbell, Merchant, London, the only Partners of said Copartnership, as such Partners, and as Individuals, hereby intimates that the Commissioners have postponed a Dividend until the recurrence of another stated period.

WM. Anderson. Trustee.

WM. ANDERSON, Trustee.

Glasgow, 19th November 1886.

THE Estates of WILLIAM WEATHERHEAD, Farmer and Innkeeper, Whiteburn, in the Parish of Westruther and County of Berwick, were Sequestrated on the 19th day of November 1886, by the Court of Session.

The first Deliverance is dated 19th November 1886.
The Meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Wednesday the 1st day of December 1886, within the Black Bull Inn in Lander.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 19th day of March 1887.

The Sequestration has been remitted to the Sheriff of

Roxburgh, Berwick, and Selkirk at Duns.
All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

> WHIGHAM & COWAN, S.S.C., Agents, 1 George Street, Edinburgh.

THE Estates of PETER STRATZ, Wholesale Watch and Clock Dealer, lately at 86 South Bridge, now at 13 Bank Street, Edinburgh, were Sequestrated on the 20th day of November 1886, by the Sheriff of the Lothians and Peebles at Edinburgh.

The first Deliverance is dated the 20th day of November 1886.

ber 1886.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock P.M., on Thursday the 2d day of December 1886, within Messrs. Lyon & Turnbull's Rooms, No. 51 George Street, Edinburgh.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 20th day of March 1887.

All future Advertisers to the first Dividend.

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

> D. HILL MURRAY, Solicitor, Agent. 13 Frederick Street, Edinburgh.

A PETITION having been presented to the Lord Ordinary officiating on the Bills, at the instance of the Governor and Company of the Bank of Scotland, incorporated by Act of Parliament, for Sequestration of the Estates of the Deceased JOHN HERRON, sometime Farmer, and at and prior to his death Merchant and Manufacturer, Crieff, in the County of Perth, his Lordship, by Interlocutor dated 20th November 1886, granted Warrant for citing Alexander Herron, Coal Agent, Crieff, Margaret Herron or Stirling, wife of William Stirling, Manager, Wyllie & Lochead's Posting Establishment, Berkeley Street, Glasgow, and Kate Herron or Whitelaw, wife of John Whitelaw, Lorryman, Cadogan Street, Glasgow, next-of-kin and successors of the said John Herron, and the said William Stirling and John Whitelaw for their respective interests in the premises, if they any have, to appear in Court on the seventh day next any have, 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.

Tods, Murray, & Jamieson, W.S., Agents.

66 Queen Street, Edinburgh, 23d November 1886.

SEQUESTRATION of the Deceased JOHN HENRY MILNE PARK, who carried on business in Glasgow as a Glass Merchant and Glazier under the Firm of RAE & PARK.

J AMES CAMERON KERR, Accountant, Glasgow, has been elected Trustee on the Estate in room of James MacRobbie, Accountant, Glasgow, resigned.

J. C. KERR, Trustee.

Glasgow, 18th November 1886.

SEQUESTRATION of ALEXANDER WALLACE M'KENZIE, Merchant and Commission Agent, Kirkcowan, in the County of Wigtown.

WILLIAM M'HARRIE, Accountant, Stranraer, has been elected Trustee on the Estate; and Walter M'Ewen, Merchant, Newton-Stewart, and John M'Camon, Farmer, Kirronrae, Kirkcolm, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court, on Tuesday the 30th day of November current, at twelve o'clock noon. The Trustee hereby intimates that at the first General Meeting of Creditors, held on 6th November 1886, the Bankrupt offered to the Creditors a Composition on his whole debts of Four Shillings per pound, payable in two Bankrupt offered to the Creditors a Composition on his whole debts of Four Shillings per pound, payable in two equal instalments at three and six months after his final discharge, with security, and that the Creditors present unanimously entertained said offer for consideration; and Notice is hereby given that it will be decided upon at the Meeting of the Creditors, to be held after the Examination of the Bankrupt, within the Office of Hugh Todd, Solicitor, Stranzaer, upon Saturday the 11th day of December 1886, at twelve o'clock noon.

WM. M'HARRIE, Trustee.

Stranraer, 20th November 1886.

SEQUESTRATION of JOHN M'ALISTER, Shipowner, residing at Plantation Villa, Langbank.

JOHN GOURLAY, Chartered Accountant in Glasgow, has been elected Trustee on the Estate; and James Nicoll, Accountant, Greenock (Mandatory for W. F. Moore & Son), John Birkmyle, Merchant, Port-Glasgow (Gourock Ropework Company, Port-Glasgow), and Alexander Gray, Merchant, Port-Glasgow (Port-Glasgow and Newark Sailcloth Company, Port-Glasgow), have been elected Commissioners. The Examination of the Bankrupt will take place within the Proof Room, Sheriff Court Buildings, Paisley, on Tuesday the 30th day of November current, at one o'clock P.M. The Creditors will meet in the Office of Thomson, Jackson, Gourlay, & Taylor, C.A., Bank of Scotland Buildings, 24 George Square, Glasgow, upon Thursday the 9th day of December 1886, at eleven o'clock A.M. o'clock A.M.

JNO. GOURLAY, C.A., Trustee.

Glasgow, 22d November 1886.

SEQUESTRATED ESTATE of JOHN MACRAE, Draper, High Street, Tain, and residing in Tain.

HE Trustee hereby calls a General Meeting of the Creditors, to be held within his Office, No. 24 George Square, Glasgow, on Thursday the 2d proximo, at twelve o'clock noon, to consider and decide as to whether application should be made to the Sheriff to accelerate payment of the first Dividend.

JAMES TAYLOR, C.A., Trustee. Glasgow, 22d November 1886.

SEQUESTRATION of JAMES DUNCAN, Shipbuilder, Kingston, Garmouth, in the County of Elgin.

HE Trustee hereby calls a General Meeting of the Creditors, to be held within the Office of John J. Walker, Solicitor, 75 High Street, Elgin, on Thursday the 2d day of December next, at twelve o'clock noon, for the purpose of considering and resolving upon the disposal of the heritable Estate in Kingston belonging to the Bankrupt, and doing such other business as may be brought before the Meeting.

LAWRENCE M'GARTH, Trustee.

Elgin, 23d November 1886.

JAMES M'WILLIAM, Solicitor in Aberdeen, Trustee on the Sequestrated Estates of J. & J. FERGUSON, Advocates and C.A., Aberdeen, and John Ferguson, junior, the sole Partner of the said Firm, hereby calls a Meeting of the Creditors, to be held at 13 Union Terrace, Aberdeen, on 18th December 1886, at twelve o'clock noon, to consider as to an application to be made for the Trustee's discharge.

James M'William, Trustee

JAMES M'WILLIAM, Trustee.

PORERT GRAY, Solicitor in Peterhead, Trustee on the Sequestrated Estate of MATTHEW NICOL & COMPANY, Fishcurers, Peterhead, and Matthew Nicol, Fishcurer there, the sole Partner of said Firm, as such Partner, and as an Individual, hereby calls a Meeting of the Creditors, to be held within the Royal Hotel, Peterhead, on Wednesday the 15th day of December 1886, at twelve o'clock noon, to consider as to an application to be made for the Trustee's discharge.

ROBERT GRAY, Trustee.

Peterhead, 20th November 1886.

SEQUESTRATION of ANGUS WHYTE, residing at Amphitrite Cottage, Ardincaple, Easdale.

DAVID BIRD, Junior, C.A., Glasgow, Trustee, hereby calls a Meeting of the Creditors, to be held within the Chambers of Bird & M'Lay, C.A., 30 Renfield Street, Glasgow, on Wednesday, 15th day of December proximo, at ten o'clock forenoon, to consider as to an application to be made for the Trustee's discharge.

DAVID BIRD, Jr., Trustee.

Glasgow, 22d November 1886.

SEQUESTRATION of CHARLES MACWILLIAM, Commission Agent, No. 18 Friars Vennel, Dumfries.

DAVID BIRD, Junior, C.A., Glasgow, Trustee, hereby calls a Meeting of the Creditors, to be held within the Chambers of Bird & M'Lay, C.A., 30 Renfield Street, Glasgow, on Wednesday, 15th day of December proximo, at eleven o'clock forenoon, to consider as to an application to be made for the Trustee's discharge.

DAVID BIRD, Jr., Trustee.

Glasgow, 22d November 1886.

SEQUESTRATION of P. MULHOLLAND, Boot and Shoe Manufacturer, 13 Anderson Street and 169 Castle Street, Glasgow.

DAVID BIRD, Junior, C.A., Glasgow, Trustee, hereby calls a Meeting of the Creditors, to be held within the Chambers of Bird & M'Lay, C.A., 30 Renfield Street, Glasgow, on Wednesday, 15th day of December proximo, at twelve o'clock noon, to consider as to an application to be made for the Trustee's discharge.

DAVID BIRD, Jr., Trustee.

Glasgow, 22d November 1886.

AMES MAIR DAVIES, C.A. in Glasgow, Trustee on the Sequestrated Estates of ADAM LAWSON, Spirit Merchant, Prestwick, hereby intimates that a General Meeting of the Creditors will be held within the Chambers of Brown, junior, Davies, & Tait, C.A., 75 West Regent Street, Glasgow, on Friday the 17th day of December 1886, at twelve o'clock noon, to consider as to an application for the Trustee's discharge.

JAS. M. DAVIES, Trustee.

Glasgow, 22d November 1886.

In the SEQUESTRATION of THOMAS LAIDLAW. Hotel Keeper, and residing in Edinburgh, Lessee of the Rutland Hotel and Restaurant, Edinburgh, the Musselburgh Arms Hotel, Musselburgh, the Corn-Exchange Hotel and Railway Station Refreshment Rooms, Stirling.

HUGH MILLER, Chartered Accountant, Edin-burgh, Trustee on the above Sequestrated Estate, hereby intimate that a General Meeting of Creditors will be held within the Chambers of Messrs. Dall & Miller, 24 Hill Street, on the 15th day of December 1886, at two o'clock afternoon, to consider as to my application for my discharge as Trustee aforesaid.

HUGH MILLER.



THE EDINBURGH GAZETTE, NOVEMBER 23, 1886.

SEQUESTRATION of WILLIAM M'INTOSH, Van and Lorry Builder, 9 Hunter Street, Gallowgate,

THE Trustee hereby intimates that his accounts, brought down to 5th November 1886, have been audited by the Commissioners, and that on the 6th day of January 1887 there will be paid within the Office of Reid & Mair, Chartered Accountants, 40 St. Vincent Place, Glasgow, a first and final Dividend to those Creditors whose claims have been lodged and admitted.

ROBERT REID, Trustee.

Glasgow, 20th November 1886.

SEQUESTRATION of the Deceased GEORGE WATSON WRIGHT, 97 Hopehill Road, Glasgow.

THE Trustee hereby intimates that a second and final Dividend will be paid within his Chambers, 57 Bath Street, Glasgow, on and after 17th December next, to those Creditors entitled thereto.

JAMES M'MEEKEN, Trustee.

Glasgow, 19th November 1886.

SEQUESTRATION of ARCHIBALD MACLEAN MORRISON, Writer, Glasgow.

ROBERT REID, Chartered Accountant, Glasgow, the OBERT REID, chartered Accountant, Glasgow, the Trustee, hereby intimates that his accounts, brought down to 10th instant, have been audited by the Commissioners, and that on 11th January 1887 there will be paid within the Office of Reid & Mair, C.A., 40 St. Vincent Place, Glasgow, a third and final Dividend to those Creditors whose claims have been lodged and admitted.

ROBERT REID, C.A.

40 St. Vincent Place, Glasgow, 20th November 1886.

JAMES STEWART, Flesher in Forres, Trustee on the Sequestrated Estate of LIEUTENANT-COLONEL HUGH MACKENZIE, sometime residing at Park-mount, Forres (now deceased), hereby intimates that the Commissioners have postponed a Dividend until the recurrence of another statutory period.

JAMES STEWART, Trustee.

Forres, 19th November 1886.

In the SEQUESTRATION of JAMES HENRY COR-BALLIS, Moniack Castle, near Beauly, in the Parish of Kirkhill and County of Inverness.

A RCHIBALD THOMAS FREDERICK FRASER, Clothier, Church Street, Inverness, Trustee, hereby intimates that the Commissioners have postponed payment of a Dividend till the recurrence of another statutory period.

ARCHD. THOS. FRED. FRASER, Trustee.

Inverness, 20th November 1886.

THE Business carried on by the Subscribers under the designation of JAMES GRIEVE, Painter and Decorator, Ferrybrae, Dunoon, since 12th September 1882, will hereafter be carried on by them under the Firm of J. & W. GRIEVE.

JAMES S. GRIEVE. WALTER GRIEVE.

JOHN DOBIE, Witness. J. A. WYLLIE, Witness.

Dunoon, 16th November 1886.

NOTICE.

THE Trustees of the late James Turner, sole Partner or Firm of JAMES TURNER & COMPANY; Notice of which is hereby given to all concerned.

JAs. M'CAUL, S.S.C.,

45 Frederick Street, Edinburgh, Agent for the Trustees of the late JAMES TURNER.

THOMAS MITCHELL, S.S.C., 45 Frederick Street, Edinburgh, Witness. DAVID STROYAN, Writer, 9 Angle Park Terrace, Dalry, Edinburgh, Witness. Edinburgh, 11th November 1886.

NOTICE.

ROBERT MITCHELL, Manufacturer, Howard Street, Bridgeton, Glasgow, retired from the Business carried on by him there under the name of R. MITCHELL & Co., as on 31st December 1885.

The Business will be continued under the same Firm

by his son William Mitchell.

Glasgow, 19th November 1886.

ROBERT MITCHELL. WILLIAM MITCHELL.

ROBERT BROWN, 141 Onslow Drive, Glasgow, Witness. GEO. FOSTER, 5 Grafton Square, Glasgow, Witness.

NOTICE OF DISSOLUTION OF COPARTNERSHIP.

THE Copartnery Concern of the SIGHTHILL GLASS
BOTTLE COMPANY, Glass Bottle Makers,
Sighthill, of which the Subscribers were the sole
Partners, has this day been DISSOLVED by the withdrawal of the Subscriber John Wood. The other
Subscriber, John Sowter, will continue business in the
same premises for his own behoof, and is authorised to collect all debts due to, and will pay all debts due by, the late Firm.

> JOHN WOOD. JOHN SOWTER.

ROBERT M'DOWALL, Junr., Law-Clerk, 4 Parliamentary Road, Glasgow, Witness.

ANIEL ALEXANDER, Clerk-at-Law, 4 Parliamentary Road, Glasgow, Wit-DANIEL

Glasgow, 17th November 1886.

NOTICE.

THE Trustee on the Estate of the deceased William Allan, Merchant in Glasgow, ceased, as at the 15th day of May 1886, to have any interest in the Business and Goodwill of THE GLASGOW PATENT MOULDERS BLACKING COMPANY, formerly carried on by the said deceased William Allan at 31 Bishop Street, Port-Dundas, and 471 Dobbie's Loan, Glasgow.

ROBERT REID, C.A., Trustee.

SAMUEL M. CARRICK, Writer, Glasgow, Rob. T. Masterton, Accountant's Clerk, Glasgow, Witnesses to the Signature of the said Robert Reid.

Glasgow, 22d November 1886.

NOTICE.

NOTICE.

Interpretation of the same for his own behoof under the name of Walter James Turnbull Forbes, residing at No. 28 London Street, Edinburgh, widow of the late Walter Forbes, Brassfounder and Gasfitter in Edinburgh, and Archibald Shearer, Music Seller, George Street, Edinburgh, the surviving Trustees of the said deceased Walter Forbes, at No. 4 Swinton Row, Edinburgh, under the name of WALTER FORBES, was, as at the 1st day of January 1886, transferred to the Subscriber James Turnbull Forbes, residing at No. 6 East London Street, Edinburgh, who is now carrying on the same for his own behoof under the name of WALTER FORBES & Son. All accounts due to or by the said Trustees in connection with said Business will be paid or received by the said James Turnbull Forbes.

AGNES FORBES.

ISABELLA E. DRUMMOND, 28 London Street, Edinburgh, Witness. HARRY BROUGHAM PATERSON, Law-Apprentice, No. 18 York Place, Edinburgh, Witness.

ARCHD, SHEARER.

ROBERT B. ISBISTER, Apprentice, 49
George Street, Edinburgh, Witness.
HARRY BROUGHAM PATERSON, LawApprentice, No. 18 York Place,
Edinburgh, Witness.

JAMES TURNBULL FORBES.

WILLIAM ALEXANDER, Brassfounder, Edinburgh, Witness. HARRY BROUGHAM PATERSON, Law-Apprentice, No. 18 York Place, Apprentice, No. 18 Edinburgh, Witness.

HE Copartnership of STIRLING & ELDER, Measurers, 212 St. Vincent Street, Glasgow, of which the Subscribers were the sole Partners, was DISSOLVED as on 11th November 1886, of mutual

onsent.

Mr. Stirling will continue to carry on business at the same address. He is authorised to collect all debts due to the dissolved Firm, and he will pay all debts due by the Firm

Mr. Elder will hereafter carry on business at No. 113 West Regent Street, Glasgow.

R. G. STIRLING. CHARLES ELDER.

P. L. MILLER, Writer, Glasgow, Witness, Thos. Oliphant, Jr., 95 Wellington Street, Glasgow, Clerk-at-Law, Witness.

Glasgow, 19th November 1886.

NOTICE.

THE Copartnership of G. & J. DARLING, Grocers and Provision Merchants in Hawick, of which the Subscribers were the sole Partners, was DISSOLVED of mutual consent on 9th August 1884, by the retirement of the Subscriber James Darling therefrom.

> GEORGE DARLING. JAMES DARLING.

THOS. TURNBULL, Solicitor, Hawick, Witness. A. B. Grant, Law-Clerk, Hawick, Witness.

Hawick, 19th November 1886.

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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