Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against Samuel Hart, of Plymouth, in Devon, Merchant, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, that the said Samuel Hart hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give motice, that by virtue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Act, direct, unless cause be shewn to the contrary on or before the 27th day of February instant.

Hereas the acting Commissioners in the Commission of Bankrupt, lawarded and issued forth against Richard Gatton, of Fakenham, in the County of Norfolk, Money Schrener, have certified to the Right Hon, John Lord Eldon, Lord High Chancellor of Great Britain, that the said Richard Catton hath in all things conformed himself according to the directions of the servial Acts of Parliament and concerning Bankrupts: This is to give notice, that by virtue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of another Act passed in the Forty-nutth year of His present Majesty's reign, his Certificate will be allowed and confirmed as the said Acts direct, or February justant.

Hereas the acting Commissioness in the Commission of Bankrupt awarded and issaied forth wagnish. Argles Bishop, late of Mardstone, in the County of Kent, Distiller, have certified to the Right Honourable John Lord Eldoh, Lord High Charcellor of Great Britain, that the said Argles Bishop hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Barberdists! This is the give notice, that by virtue of an Act passed in the Fifth year of His late Majesty's reign, and also of an Act passed in the Forty-minth year of His present Majestyls reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause he shewn to the contrary on or before the 27th of February instant. instant:

Hereas the acting Commissioners in the Commission of Bankrupt, awarded, and issued forth against Robert Barnard, (Partner, with William Barnard, nkhomas Lawrence Barnard, and John James Barnard), now or late of Boston and Skirbeck-Quarter, in the Parish of Skirbeck, in the Connty of Lincoln, Banker, Dealer and Chapman, have certified to the Right Honourable John Lord Eldon, Lord High Chancellor of Great Britain, that the said Robert Barnard hath in all things conformed bimself according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give notice that, by visione of an Act passed in the Fifth Year of His late ment, made, concerning Dankjupes, I may be that, by vintue of au. Act passed in the Fifth. Year of His late Majesty's Reign, and also of another. Act passed in the forty-ninth year of His present Majesty's reign, his. Certificate with be allowed and confirmed as the said Acts direct miless cause he shown to the contraryion or before the 27th of February

Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against Thomas Lawrence Harnard (Partner with William Barnard), Robert Banard, and John James Barnard), now er late of Boston and Skirbeck-Quarter, in the Parish of Skirbeck, in the County of Lincoln, Banker, Dealer and Chapman, have certified to the Right Hon. John Lord Eldon, Lord High Chancellor of Great Britain, that the said Thomas Lawrence Barnard hath in all things conformed himself according to Chancellor of Great Britain, that the said Thomas Lawrence Barnard hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give notice, that, by virtue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, niless cause be shewn to the contrary on or before the 27th day of February instant. bruary instant.

Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against Thomas Grace, of Princes-Risborough, in the County of Bucks, and John Saunders Woodcock, of Aylesbury, in the

said County, and both of the Vale of Aylesbury-Bank. Bankers and Copartners, have certified to the Lord High Chancellor of Great Britain, that the said John Saunders Wood cock hath lin all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give notice, that by virtue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of another Act passed in the Forty-hinth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct; unites cause be shewn to the contrary on or before the Yath day of February instant.

In the Gazette of Saturday last, in the advertisement of a Dividend under a Commission of Bankpupt against Philip Harcott, for Harcott, read Harcourt.

Notice to the Creditors of James Morro, Merchant, at the

Edinburgh, February 1, 1816.

THE Lords of Council and Session this day sequestrated the whole estates and effects, heritable and moveable, real and personal, of the said James Monro, in terms of the statute 54th Geo. III. chap. 137; and appointed his Creditors to hold two meetings within the holds of Colin Mitellag. Vintner, in Dingwall the first open Tagsday the 13th day of February next, at Twelve Colder at Mon, for the purpose of choosing an interim ractor; the second upon Friday the 13th day of 1st day of March next, at the same place and hour, for the pitpose of electing a Trustee.

Notice to the Creditors of William Craig, Merchant and Spirit-Dealer, in Glasgow.

Edinburgh, February 1, 1816.

OTICE is hereby given, in terms of the Bankrupt stasute, that the said William Craig has given in a petition to the Court of Session, praying for a discharge of the debts contracted by him grief to the 8th of April, 1814, being the date of the sequestration of his estate.

Notice to the Creditors of Bolden and Williamson, Merchants or Shopkeepers, in Kirkeudbright, and of John Bodden and Thomas Williamsou, the partners of that firm, as individuals. Link

ON a petition for the said Bodden and Williamson, and John Bodden and Thomas Williamson, as individuals, with the concurrence of a Creditor to the extent required by daw, the Lords of Council and Session, by an interlocutor dated the 2d current, sequestrated the whole estates, real and personal, of the said company of Bodden and Williamson, and by the said John Bodden and Twomas Williamson, as individuals; and appointed the Creditors of the said company and of the said individual partners to meet within the King's Arms Inn, in Kirkcudbright, on Friday the 9th day of February current, at One o'Clock in the Afternoon, to choose an Interim Factor; and farther, to meet, at the same place and hour, on Friday the 23d day of February current, for the purpose of choosing a Trustee on the said sequestrated estates.—Of all which inti-mation is hereby given, in terms of the Act of Parliament.

Notice to the Creditors of Charles Spewart, Merchant, at

Edinburgh, January 31, 1816. THIS day the Court of Session, upon resuming consider-ation of a petition on which a first deliverance was given on the 16th current, sequestrated the whole estates, heritable and moveable, real and personal, of the said Charles Stewart; and appointed his Creditors to meet within M'Gillivrie's Inn, Logicrait, upon Wednesday the 7th day of February next, at One o'Clock in the Afternoon, to choose an Interim Factor; and on Wednesday the 21st day of February, at the same place and hour, to choose a Trustee, in terms of the statute.

Notice to the Creditors of William Irvine, Merchant and Hosier, in Glasgow.

Glasgow, January 31, 1916.

AMES WILSON, Accountant, in Glasgow, hereby intimates his appointment, and subsequent confirmation by the Court of Session, as Trustee on the sequestrated estates