o'clock at noon, for the purpose of considering and deciding on an offer of composition which was made by the bankrupts at, and unanimously entertained by, the said general adjourned meeting.

Notice to the creditors of John Orr, Grocer and Spirit-Dealer, Kilmarnock.

Edinburgh, August 17, 1938.

THAT of this date, the Lord Ordinary officiating on the Bills sequestrated the whole real and personal estates of the said John Orr, and appointed his creditors to meet within the Commercial Inn. Kilmarnock, on Friday the 24th day of August current, at twelve o'clock at noon, to name an Interim Factor; and again, at the same place and hour, on Friday the 7th day of September next, to elect a Trustee.

Notice to the creditors of Archibald Farquharson; Esq. of Finzean, and Insurance-Broker, in Edinburgh.

Aberdeen, July 24, 1838;

TILLIAM ADAM, Advocator, in Aberdeen, trustee on the sequestrated estate of the said Archibald Farquilarsom, hereby intimates, that his accounts with said estate, up to the 2th day of July entrent, have been audited and approved of by the Commissioners, and that said accounts, along with hisrapant as to the state of the funds, St. He at the Writing-climbons of Adam and Anderson, Advocates, 11, Union-build-ings, Alterdrem, for the impection of the creditors, but no diwidendigancie paid in the meantime.

NOTICE.

Glasgow, Aingust 16, 1838;

THE trustee one the sequestrated estates of the Companies carrying on business in Glasgow, under the firm of John Miller; junior, and Company; in Eiverpool, under the firm of Ferguson, Miller, and Company; in Bombay, under the firm of Ferguson, Turner, and Company; and Calcutta, under the firm of Turner, Perguson, and Company; hereby intimates, that the account of this intromissions with, and disbursements from, the fundr of the said estates has been audited and approved of by the commissioners for the creditors; and that the said account, with schemes of ranking and division amongst the creditors, will lie in the counting house of Mr. James McCelland, Accountant, No. 17, South Hanoven-street, till the 2d day of October.

The trustee further intimates, that, on the said 2d day of October; amequalising, dividend, of ten shillings in the pound, will be paid to such of the creditors as did not participate in the first dividend; and a further and second dividend, of one shilling in the pound, to those who received a former devidend; these dividends will be paid at the counting-house of the said John Miller, junior, and Company, No. 110, Buchanan-street, Glasgow, to all the creditors who have now duly proved their debts, in terms of the Statute.

Notice to the creditors of David Smith, Junior, Merchant and Commission-Agent, in Edinburgh.

Edinburgh, August 14, 1838.

TAMES REID, Accountant, in Edinburgh, hereby intimates to the creditors of the said David Smith, that his appointment as trustee on the bankrupt's sequestrated estate has been confirmed by the Court of Session; and that the Sheriff-Substitute of Edinburgh has, on the trustee's applica-tion, fixed Saturday the 1st and Saturday the 15th days of September next, for the public examinations of the bankrupt, in terms of the Statute; to proceed within the Sherist's office, Edinburgh, at eleven o clock in the foreneon of each day; that on the first lawful day immediately succeeding the last of said examinations, a meeting of the creditors is to be held, in the Café Royal, Register-street, Edinburgh, at three o'clock in the atternoon.

And the creditors are hereby required to produce in the trustee's hands, their claims and vouchers or grounds of debt, with oaths of verity thereon, at or previous to said meeting, if not already produced; intimating, that unless the said produc-tions are made between and the 17th day of April next, being ten calendar months after the date of the said deliverance on the petition for sequestration, the party neglecting shall have no share in the first distribution of the bankrupt's estate.

The trustee farther intimates, that another meeting of the creditors will be held within the Café Royal, Register-street, at three o'clock in the afternoon, on Monday the 1st day of October next, for the purpose of giving directions to the trustee, of electing Commissioners on said estate, and for others purposes, as required by the Statute.

THE creditors of Anthony Artis, late of Wigmore-street, in the parish of Saint Mary-le-bone, an insolvent, are requested to meet at the office of Mr. Charles Henry Smith, Solicitor, No. 28, Duke-street, Grosvenor-square, in the county of Middlesex, at seven o'clock precisely, on Thursday, the 6fth day of September now next, to assent to or dissent from the assignees of the said insolvent filing a bill' in Chancery to compel Mr. Richard Arris, late of New Bond-street, and of Westbrook, near Margate, in Kent, brother of the insolvent, to pay over to them all moneys that may be in his hands belonging to the late Mrs. Collitch; and for other special business.

THE creditors of William Rosson, late of Crewe, in the from the Gaol of the Castle of Clester, by order of the Insolvent Court, in the year 1828, are requested to meet. Mr. Thomas Bostock, the assignce of the said insolvent debtor, at the office of Mr. Eddleston, Solicitor in Nantwich, in the said county, on Tuesday the 11th day of September next, at the hour of len in the forenoon, to consider of the propriety of offering for sale by auction, and, if deemed expedient, then to authorise the said assignee to sell by auction, in such manner, and at such place or places, as by such meeting shall be ap-proved, due smanth part of a moioty or other share and interest of the said insolvent debtor of and in certain messuagesand bereditaments, in Congleton, in the said county, and other realiestate which the said insolvent shall be interested in, or entitled unto, either in possession, reversion, or expectancy, and to make such other orders, as to the affairs of the said in-solvent, as by such meeting shall be deemed requisite.

THE creditors of James Cardwell, late of No. 19, Church-street, Shoredich, in the county of Middlesex, Butcher, and insolvent debtor, who was discharged from the Debtors' Prison. for London and Middlesex, on or about the 25th day of June 1838; under the Act of Parliament for the Relief of Incolvent Debtors in England, are requested to meet the assignee of the estate and effects of the said insolvent, at the City Coffee-house Tavern, Rochesten, in the county of Kent, on Wednesday the 5th day of September next, at eleven o'clock in the forencon precisely, to determine and approve of the manner and place or places for the sale by auction of the real estates, consisting of three messuages, tenements, or dwelling-houses, situate in West-court street, Brompton, in the county of Kent, which the said insolvent was interested or entitled unto, in possession, tratersion, or expectancy, at the time of his petitioning for the benefit of the aforesaid Act; and to assent to or dissent from the said assignee, in case the said freehold messuages, tenements, or dwelling-houses should not sell to realise a sum beyond the principal and interest due to the mortgagee thereof, and the expences of sale, to assign or release, with the authority of the Court for Relief of Insolvent Dabtors in England,... the equity of redemption to the said mortgagee.

WHEREAS the assigners of the estate and effects of James Forshaw, late of Liverpool, in the county of Lancaster, Cooper, an insolvent deotor, whose petition is numbered. have caused their account of the said estate and 47,877, have caused their account of the said estate and effects, duly sworn to to be filed in the Court for Relief of Insolvent Debtors; the creditors of the said insolvent are requested to meet the assignees at the office of Mr. Thomas-Toulmin, Solicitor, in Eiverpool, in the county of Lancaster aforesaid, on the 18th day of september next, at one of the clock in the afternoon precisely, when and where the said assignees will occlare the amount of the balance in their hands, and proceed to make a Dividend with the same amongst the creditors whose debts are admitted in the schedule sworm to by the insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive divi-dends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said in-