

and Barony of Cawdor. Date of Interlocutor ordering intimation, 9th March 1901.

TODS, MURRAY, & JAMIESON,
Agents of the Petitioner.

66 Queen Street, 20th March 1901.

LOCAL GOVERNMENT (SCOTLAND) ACTS.

NOTICE is hereby given that, acting under a Commission granted by the Secretary for Scotland, I, Sir John Cheyne, K.C., will resume the Local Inquiry within the Sheriff Court House, Kirkcaldy, on Thursday the 28th March, at 10.30 A.M., in regard to (1) a Representation made by the Parish Council of Kirkcaldy, craving the issue of an Order, under the Local Government (Scotland) Acts, forming the Parishes of Kirkcaldy and Abbotshall, together with certain parts of the Parishes of Dysart and Kinghorn, into one Parish, to be called the PARISH OF KIRKCALDY; and (2) a Representation made by the Parish Council of Abbotshall, craving the issue of an Order under the said Acts, forming the Parishes of Kirkcaldy and Abbotshall, together with certain portions of the Parish of Kinghorn, into one Parish, to be called the Parish of Kirkcaldy; and (3) at the same time and place will open an Inquiry in regard to a Supplementary Representation made by the Parish Council of Kirkcaldy, craving the issue of an Order under the said Acts, forming the Parishes of Kirkcaldy, Abbotshall, and Dysart, together with certain parts of the Parish of Kinghorn, into one Parish, to be called the Parish of Kirkcaldy.

All interested in the subject matter of either of the foregoing Representations are invited to attend.

Copies of the Supplementary Representation may be seen at the Office of the Parish Council of Kirkcaldy.

JOHN CHEYNE.

Edinburgh, 15th March 1901.

King's and Lord Treasurer's
Remembrancer's Office, Exchequer Chambers,
Edinburgh, 20th March 1901.

NOTICE is hereby given that the Estate of FRANCIS COWAN, South Laggan, Spean Bridge, Fort-William, who died there on 15th October 1897, has fallen to His Majesty as *ultimus heres*.

KENNETH MACKENZIE, K. & L. T. R.

To the Creditors and other Persons interested in the Succession of the Deceased FRANCIS M'CARTER, Iron and Metal Merchant, who carried on business at 61 Plantation Street, Govan, and resided at 8 Breadalbane Street, Glasgow.

ALEXANDER DAVID DEAS, C.A., 180 Hope Street, Glasgow, Judicial Factor upon the Estate of the said deceased Francis M'Carter, hereby intimates that he has prepared and lodged in Court (First Division,—Mr. Antonio, Clerk), a state of funds and scheme of division of said Estate, to be considered and approved of by the Court, of which all concerned are hereby required to take notice.

ALEX. D. DEAS, Judicial Factor.

180 Hope Street, Glasgow,
21st March 1901.

To the Creditors and other Persons interested in the Succession of the Deceased Mrs. CATHERINE BROWNIE or TAYLOR, Boot and Shoe Maker, Bonhill.

JAMES COUBROUGH, Plumber, Renton, Judicial Factor upon the Estate of the said deceased Mrs. Catherine Brownie or Taylor, hereby intimates that he has prepared and lodged in Court (First Division, Bill Chamber,—Mr. Antonio, Clerk), a state of funds and

scheme of division of the said Estate, to be considered and approved of by the Court, of which all concerned are hereby required to take notice.

JAMES COUBROUGH.

Carman Road, Renton,
22nd March 1901.

To the Creditors and other Persons interested in the Succession of the Deceased DAVID GUTHRIE, Building Contractor, 68 Kelvin Street, Glasgow, who was sole Partner of and carried on business as GUTHRIE & Co., Building Contractors, at 68 Kelvin Street aforesaid.

RALPH ROBERTSON STEWART, Accountant, Glasgow, Judicial Factor on the Estate of the deceased David Guthrie, hereby intimates that he has prepared and lodged in Court (Bill Chamber, Junior Lord Ordinary,—Mr. Antonio, Clerk), a state of funds and first scheme of division of the said Estate, to be considered and approved of by the Court, of which all concerned are hereby required to take notice.

RALPH R. STEWART, Judicial Factor.

45 Renfield Street, Glasgow,
21st March 1901.

NOTICE TO DEBTORS AND CREDITORS.

JAMES MORRISON & SON, Quarry Masters, Duntrune, Westhall, Kingoodie and Leoch Quarries, by Dundee, and James Morrison, Quarry Master, residing at Duntrune Villas, Invergowrie, and William Morrison, Quarry Master, residing at Duntrune Mill Farm, Duntrune, the Individual Partners of said Firm of James Morrison & Son, as such Partners, and as Individuals, having of date 15th March 1901 granted a Trust Deed for behoof of their Creditors in favour of Daniel M'Intyre, Chartered Accountant, Dundee, all parties having claims against the Trustees are requested to lodge the same with the Trustee within fourteen days from this date; and all parties indebted to the Trustees are requested to pay the sums due by them to the Trustee within same period.

D. M'INTYRE, Trustee.

DICKIE & PAUL, Solicitors, Dundee,
Agents for Trustee.

Dundee, 21st March 1901.

TURNERS LIMITED, Quarrymasters, Brick Manufacturers, and Coal Masters, Edinburgh, &c., incorporated under the Companies Acts, 1862 to 1890, and having its Registered Office in Edinburgh.

A PETITION having been presented to the First Division of the Lords of Council and Session (Mr. Couper, Clerk), at the instance of Gardiner Turner, 36 Morningside Drive, Edinburgh, and others, the holders of the whole ordinary shares in said Turners Limited, with consent of the said Turners Limited, praying, *inter alia*, to find that the omission timeously to file a Contract with the Registrar of Joint Stock Companies in respect of 12,000 ordinary shares of £5 each in said Company of Turners Limited was due to inadvertence, or that in the circumstances the relief craved is just and equitable; and to direct the said Company to refile with the Registrar of Joint Stock Companies the Agreement set forth in said Petition, or otherwise a Memorandum in writing in the form of a Draft, to be lodged by the Petitioners, or in such form as to their Lordships should seem proper; to direct that on such Agreement or Memorandum, duly stamped, specifying the consideration for which the shares were issued being filed within such specified time as to their Lordships should seem proper, it should in relation to such shares operate as if it were a sufficient Contract in writing, within the meaning of section 25 of the Companies Act, 1867, duly filed with the Registrar before the issue of such shares; and to find the Petitioners entitled to the expenses of the application, of