NTIMATION is hereby given that HENRY WALTER HOPE, Esquire of Craighall, Rankeillour, and others, in the County of Fife, and Institute or Heir of Entail in possession of the Entailed Lands, Baronies, and Estates of Craighall, Rankeillour, and others, has presented a Petition to the Lords of Council and Session (First Division, Bill Chamber,—Mr. Paterson, Clerk), in terms of the Acts 8 and 9 Vict., cap. 19; 11 and 12 Vict., cap. 36; 16 and 17 Vict., cap. 94; 31 and 32 Vict., cap. 84; 38 and 39 Vict., cap. 61; and 45 and 46 Vict., cap. 53, and the other Entail Acts, and relative Acts of Sederunt, for authority to uplift consigned money and acquire in fee-

Date of Interlocutor ordering intimation, thirteenth March nineteen hundred and eight.

Guild & Guild, W.S., Agents for Petitioner.

5 Rutland Square, Edinburgh,

16th March 1908.

FRIENDLY SOCIETIES ACT, 1896.

Advertisement of Dissolution by Instrument.

TOTICE is hereby given that the BENEVOLENT FRIENDLY SOCIETY OF COLLIERS AND OTHERS, in Craighall, Enveresk, Register No. 4, Edinburgh, held at 19 Dalrymple Loan, Musselburgh, in the County of Edinburgh, is dissolved by Instrument, registered at this Office the 16th day of March 1908, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in or having any claim on the funds of the Society to set aside such dissolution, and the same is set aside accordingly.

> R. Addison Smith, Assistant-Registrar for Scotland.

3A Howe Street, Edinburgh, the 16th day of March 1908.

In the Matter of THE NICOL STEAMSHIP COMPANY LIMITED (incorporated under the Companies Acts, 1862-1900), in Liquidation.

A T an Extraordinary General Meeting of the above-named Company, duly convened and held within the Registered Office of the Company, No. 59 Dock Street, Dundee, on the 21st day of February 1908, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened and held at the same place on the 10th day of March 1908, the following Special Resolution

was duly confirmed, viz.:—
"That the Company be wound up voluntarily."
And at such last-mentioned Meeting, David Nicol, James Urguhart Nicol, and Alexander Nicol, all of No. 59 Dock Street, Dundee, were appointed Liquidators for the winding up the purposes of the winding up.

Dated this sixteenth day of March nineteen hundred and eight.

WM. S. TAYLOR, Chairman.

MACDONALD, ADAMSON, SWINBURNE, & COM-PANY LIMITED (in Liquidation).

INTIMATION is hereby given that a Note has been presented to the Right Honourable the Lords of Council and Session (First Division, Lord Johnston, Ordinary,—Mr. M'Caul, Clerk) for William Smith Tait, Chartered Accountant, Glasgow, Liquidator of the abovementioned Company, having their Registered Office at 33 Bath Street, Glasgow, craying intergriting to ordain all Bath Street, Glasgow, craving their legistered omice at Street, Glasgow, craving, inter alia, to ordain all Creditors of the Company to lodge their claims and grounds of debt with the Liquidator by the 7th day of April 1908; and by Interlocutor, dated the 11th day of March 1908, Lord Dundas for the said Lord Johnston ordained accordingly; of all which Intimation is hereby given.

GOW, SMITH, & SCOTT, Solicitors, 93 High Street, Paisley, Agents for the Liquidator.

13th March 1908.

NOTICE.

J & M. CRAIG LIMITED (in Liquidation).

JAMES TAYLOR, C.A., 24 George Square, Glasgow, Liquidator of J. & M. Craig Limited, has presented a Note to the Court of Session (First Division, Lord Johnston, Ordinary,—Mr. M'Caul, Clerk) craving his Lordship, interalia, (1) to approve of the Liquidator's Deliverances on the claims in the List of Affidavits, No. 47 of Process; (2) to anthorise him to pay in full the claims admitted to a preferable ranking; (3) to authorise him to pay Dividends on claims admitted to an ordinary ranking, and to set aside Dividends on claims admitted to a contingent ranking, aside Dividends on claims admitted to a contingent ranking, and to pay the same when the contingencies shall have been purified; (4) to find that the Creditors in claims totally or partially rejected shall not, so far as their claims have been rejected, be entitled to participate in Dividends; (5) to approve of a first Dividend of 7s. 6d. per £ on claims admitted to an ordinary ranking, and authorise the Liquidator to pay, or set aside, retain, and pay same; (6) to find all parties lodging Answers to said Note liable in expenses; (7) to approve of the Liquidator's compromise with William Lawson, Contractor, Kilmarnock; (8) to authorise the Liquidator to pay himself and take credit in his accounts for such sum as to his Lordship might seem his accounts for such sum as to his Lordship might seem his accounts for such sum as to his Lordship might seem proper as interim remuneration; and (9) to remit the accounts for law expenses to the Auditor of the Court of Session for taxation, and to authorise the Liquidator to pay the taxed amount thereof, and to decern, or to do as to his Lordship should seem proper; and also to appoint the said Note to be intimated, along with a copy of the Interlocutor following hereon, and the Liquidator's Deliverance on their respective claims, to the Creditors whose claims have not been admitted simpliciter. Upon

Deliverance on their respective claims, to the Creditors whose claims have not been admitted, simpliciter. Upon which Note Lord Dundas, Ordinary, for Lord Johnston, was pleased to pronounce the following Interlocutor:—

"13th March 1908.—Lord Dundas, for Lord Johnston.—Act. J. A. T. Robertson.—The Lord Ordinary appoints the Note for the Liquidator, No. 45 of Process, to be intimated on the Walls and in the Minute-Book and advertised as craved; further, appoints the said Note, Deliverances referred to in the prayer annexed thereto, and this Interlocutor, to be intimated to the Creditors mentioned in the said prayer, and as therein craved; and allows in the said prayer, and as therein craved; and allows them and all parties interested to lodge Answers, if so advised, within fourteen days after such intimation and DAVID DUNDAS.

Of all which Intimation is hereby given.

CARMICHAEL & MILLER, W.S., Agents for the Liquidator.

10 Duke Street, Edinburgh, 17th March 1908.

AN Inital Writ for Cessio, under the Debtors (Scotland) Act, 1880, has been presented in the Sheriff Court of the Lothians and Peebles at Edinburgh, at the instance of Alexander Inglis, Victual Dealer, one hundred and seventy-four Lauriston Place, Edinburgh, Pursuer, against WILLIAM COWIE & SON, Builders, six Angle Park Torgers Edinburgh, and George William Cowie N Inital Writ for Cessio, under the Debtors (Scot Park Terrace, Edinburgh, and George William Cowie, Builder, six Angle Park Terrace aforesaid, the only known Partner of said Firm, as such Partner, and as an Individual, Defenders; and the Sheriff-Substitute has ordained the Defenders and the said George William Coving to appear for public Framination within the Cowie to appear for public Examination within the Sheriff Court House, George IV. Bridge, Edinburgh, upon Wednesday the 1st day of April 1908, at 1.30 o'clock afternoon, at which Diet all their Creditors are required to appear.

F. LAMOND LOWSON, Solicitor, 19 Young Street, Edinburgh, Agent for Pursuer.

16th March 1908.

PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Aberdeen, Kincardine, and Banff at Aberdeen, at the instance of Anderson & Montgomery, Wholesale Tea Merchants, 49 York Place, Edinburgh, against CHARLES KENNEDY, Grocer, la South Crown Street, Aberdeen; and the Sheriff-Substitute has ordered the said Charles Kennedy to appear in Court, within the Sheriff Court House, Aberdeen, on the 26th day of March 1908, at