laid out in repairing or adding to the Mansion-House and Offices thereon, and during the twentyfive years after the Petitioner's decease, such Annualrent in either case not exceeding the sum of L.7, 2s. for every L.100 of the said three-fourth parts or respective yearly rents, as the case may be, and so in proportion for any greater or less sum; or otherwise, in the option of the Petitioner, for authority to him to execute in favor of any party or parties who may advance the amount of two-third parts of the sum on which the amount of the said Bond or Bonds of Annualrent, if granted, would be calculated, in terms of the said Act of 11th and 12th Victoria, cap. 36, a Bond and Disposition in Security, or Bonds and Dispositions in security over the said Estates, or any portion thereof, other than the Mansion-House, Offices, and Policies thereof, for the amount so advanced, with the due and legal interest thereof, and with corresponding penalties, in terms of the 18th Section of the said last-mentioned Act; On which Petition the Lords of the First Division of the Court have pronounced the following Interlocutor:—'Edinburgh, 20th July '1849.—The Lords appoint this Petition to be in-' timated on the Walls and in the Minute-Book for fourteen days, and further, grant warrant for adver-'tising the same in the Edinburgh Gazette, and in the North British Advertiser and Perthshire Advertiser Newspapers, in terms of the Statute; and 'further, grant warrant for serving the same on the persons mentioned in the prayer thereof, in terms of the Acts of Sederunt, and appoint them to lodge 'Answers thereto, if so advised, within fourteen 'days from the date of service if within Scotland, 'and sixty days if furth thereof.

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

DUNDAS & WILSON, C. S. Agents for the Petitioner. Edinburgh, September 13, 1849.

NOTICE.

NTIMATION is hereby given, that the Right Honourable CHARLES LORD BLANTYRE, Heir or Institute of Entail in possession of the Entailed Lands and Estates of BLANTYRE and LENNOXLOVE, comprehending the Estates of Blantyre, Cardonald, Erskine, Kilpatrick, Wedderlie, and Lethington or Lennoxlove, situated in the Counties of Lanark, Renfrew, Dumbarton, Berwick, Roxburgh, and Fife, and Constabulary of Haddington and Sheriffdom of Edinburgh, respectively, has presented a Petition to the Court of Session, (Mr Lindsay, Clerk,) in terms of the Act 11th and 12th Victoria, cap. 36, intituled "An Act for the Amendment of the Law of Entail in Scotland," for authority to Disentail and acquire in fee-simple the following subjects, being parts and pertinents of the said Estate of Kilpatrick, viz:—All and Whole the Corn Mill of Duntocher and old Forge Mill contiguous thereto, and a stripe of ground lying to the north and east of the said mills on the south side of the public road from Glasgow to Old Kilpatrick, and between the said road and the burn of Duntocher, with all right which the Petitioner has of flooding the lands of Goldenhill, and others, belonging to Alexander Dunn of Duntocher, Esq.; as also the Waulk Mill and Clay Mill of Duntocher, and the three small fields, part of the Petitioner's Lands of Easter Duntiglennan adjoining the same, and situated between the said Burn of Duntocher on the north and north-east, the remainder of the Lands of Easter Duntiglennan on the west, and the aforesaid road on the south or southwest; as also the piece of ground called the Mollan or Holm, lying on the east side of the said Burn of Duntocher, and another piece of ground situated at

the junction of the said Burn of Duntocher and the Burn of Cochney, called the Island House, with the teinds of the said Lands and pertinents of the said several mills, rights of water and water-power, multures, and thirlage, and other rights connected therewith, including the right to dam up and draw water from Loch Humphrey and Loch Phin, and to form all embankments or other works at the said lochs, necessary for these purposes: As also the privilege and servitude of taking stones, sand, clay, and other materials, free of charge, from the Entailed Lands belonging to the Petitioner, adjoining the said lochs, or either of them, within certain bounds to be fixed by the Petitioner, or his Successors, for repairing the said embankments or other works, and of access through the Petitioner's lands to the said lochs, by such sufficient and suitable way as he or his successors shall from time to time appoint, at all times when necessary for working the sluices thereon, or for repairing the same, or the embankments and other works connected therewith; and lastly, the privilege and servitude of making and maintaining a dam or dams and water courses on the Petitioner's Lands, immediately above certain rocks in the said Burn of Duntocher, called the Pedlar's Steps, to cover an extent of ground not exceeding seven acres and 567 one-thousandth parts of an acre, imperial measure; which mills, lands, and others above described, lie in the Parish of Wester or Old Kilpatrick, and County of Dumbarton; On which Petition the Lords of the First Division of the Court have pronounced the following Interlocutor:— 'Edinburgh, 20th July 1849.—The Lords appoint this Petition to be intimated on the Walls 'and in the Minute-Book for fourteen days, and 'advertised in the Edinburgh Gazette, and in the 'North British Advertiser and Glasgow Herald Newspapers, in terms of the Statute; and further, grant warrant for serving the same on the persons 'mentioned in the prayer thereof, in terms of the 'Acts of Sederunt, and appoint them to lodge 'Answers thereto, if so advised, within fourteen days from the date of service if within Scotland, and sixty days if furth thereof.

'D. BOYLE, I.P.D.' (Signed) DUNDAS & WILSON, C.S. Agents for Petitioner.

Edinburgh, September 12, 1849.

NOTICE

TO THE CREDITORS OF
SIR ANDREW LEITH HAY of Rannes, Aberdeenshire,
Knight, a Banker and Underwriter, or an Insurance Broker in Aberdeen.

DONALD LINDSAY, Accountant in Edinburgh, Trustee on the sequestrated estate of the said Sir Andrew Leith Hay, Knight, hereby intimates, that the Commissioners upon the estate have examined and audited an account of his intromissions with the funds of the estate, from the 9th day of May last to the 9th day of September current, and approved of the same, and have postponed the period for the payment of a dividend, and dispensed with Intimation to the Creditors by circulars.

D. L'NDSAY.

Edinburgh, 59, George Street, September 12, 1849.

SEQUESTRATION of ALEXANDER GAIR, Agent for the British Linen Company at Tain, now deceased.
Give Notice, that a meeting of the Creditors on the above

estate will be held within Ellison's Hotel, Tain, on estate will be neld within Linson's riolei, 1 am, on Saturday the 29th inst. at noon, for the purpose of giving directions regarding the following matters, viz:—Ist. The Appeal of Mrs M'Intosh and Miss Gair against the deliverance on their claim; 2d. The Claim of the estate against the British Linen Company; 3d. A demand made by Mr James Califor Transfer for Pactitation of Maney and by him: and 4th Gair's Trustee for Restitution of Money paid by him; and 4th.
The disposal of the Household Furniture and other Effects still undisposed of.

H. M. TAYLOR, TIUS 66

Tain, September 12, 1849.