NOTICE.

INTIMATION is Hereby Given, that JOHN FLERMING Francisco P. FLEEMING, Esquire of Biggar and Cumbernauld, Heir of Entail in possession of the Entailed Estate of CUMBERNAULD, lying within the Parish of Easter Lenzie or Cumbernauld, and Sheriffdom of Dumbarton, has presented a Petition to the Court of Session (First Division, Mr Lindsay, Clerk), in terms of the Act 11 and 12 Victoria, cap. 36, entituled 'An Act for the Amendment of the Law of Entail in Scotland,' for authority to execute in favour of any party or parties he may think fit, a Bond or Bonds of Annualrent, in ordinary form, over the said Entailed Lands and Estate, or any portion thereof, binding himself and his heirs of tailzie to make payment of an Annualrent during the period of his own life, and twenty-five years the period of his own hie, and twenty-hve years thereafter, such Annualrent during his own life not exceeding the legal interest of the sum of L.1,455:19:24, being three-fourth parts of the sums of L.224 and L.1,717:5:7, expended by the Petitioner in improving the said Lands and Estate during the period mentioned in the Petition, and for which sum of L 1455:10:21 he on the 4th for which sum of $L.1,455:19:2\frac{1}{4}$, he, on the 4th day of July 1848, obtained decree, in terms of the Act of Parliament therein recited, passed in the 10th year of the reign of his Majesty George III, cap. 51, entituled 'An Act to encourage the Im-' provement of Lands, Tenements, and Heredita-'ments, in that part of Great Britain called Scot-' land, held under Settlements of Strict Entail; and the said Annualrent, during the twenty-five years after the Petitioner's decease, not exceeding the sum of L.7 : 2s. for every L.100 of the foresaid sum of L.1,455: $19:2\frac{1}{4}$, such Annualrent to be payable at the terms, and with interest and penalty as stated in said Petition : Or otherwise, in the option of the Petitioner, to grant warrant to, and authorise him to execute in favour of any party or parties who may advance to him the amount of two-third parts of the sum on which the amount of the said Bond of Annualrent would be calculated, in terms of said Act, a Bond and Disposition in Security in ordinary form over the said Entailed Estate, or any portion thereof, other than the mansion-house, offices, and policies, for the amount so advanced, with interest and corresponding penalties: On which Petition the Lords of the First Division have pronounced the following Interlocutor :--- 'Edinburgh, '20th May 1851.--The Lords appoint this Peti-'tion to be intimated on the Walls and in the ' Minute-Book for fourteen days, and advertised in ' the Edinburgh Gazette and North British Adver-' tiser and Glasgow Herald Newspapers, in terms of the Statute; and farther, grant warrant for ' serving the same on the persons mentioned in the ' prayer thereof, in terms of the Act of Sederunt, [•] prayer thereof, in terms of the late of so [•] and ordain 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. (Signed) [•] D. BOYLE, *I.P.D.*[•]

GEORGE DUNLOP, W. S. Agent for the Petitioner. Edinburgh, 53, Great King Street, May 23, 1851.

NOTICE.

TNTIMATION is Hereby Given, that WILLIAM BRODIE Fearing of Party With the WILLIAM BRODIE, Esquire of Brodie, Heir of Entail in possession of the Entailed Estate of Brodie and others, lying in the Counties of Elgin and Forres, and also of the Lands of Inshoch and others, and Salmon Fishings in the Water of Nairn, lying in the County of Nairn, has presented a Petition to the Court of Session (First Division, 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,' praying their Lordships to find and declare that certain improvements therein mentioned, executed by the Petitioner on the said Entailed Estates, were Improvements of the nature contemplated by the Act 10 Geo. III, cap. 51, and that the expenditure of L.7,892:12:7, or such other sum as may be ascertained by their Lordships to have been expended thereon, was bona fide made by the Petitioner, and does not exceed the amount authorised by the last-mentioned Act; and also to grant warrant to and authorise the Petitioner to execute, in favour of any party or parties who may advance to him the sum of L.3,946:6:3, being two-third parts of the sum on which the amount of a Bond of Annualrent, if granted, would be calculated, in terms of the said Entail Amendment Act, a Bond and Disposition in Security, or Bonds and Dispositions in Security, for the said sum of L.3,946 : 6 : 3, in ordinary form, and with all usual clauses, over the said Entailed Estates, as mentioned in the Schedule annexed to the Petition, or any portion thereof, other than the mansion-house, offices, and policies, with the due and legal interest of the said sum from the date of such advance until repaid, and with corresponding penalties : In which Petition their Lord-ships, by Interlocutor dated the 23d current, inter alia, appointed intimation to be made ' in the Edin-' burgh Gazette and Newspapers mentioned in the ' Petition, in terms of the Statute,' being the North British Advertiser and Edinburgh Evening Courant.

JAs. STEUART,

Agent for the Petitioner.

Edinburgh, 17, India Street, 24th May 1851.

NOTICE.

NTIMATION is Hereby Given, that ALEXAN-DER COCHRAN, Esquire, of Ashkirk, Heir of Entail in possession of the Entailed Estate of Ashkirk, in the County of Roxburgh, has presented a Petition to the Court of Session (Mr Walker, Clerk), in terms of the Act 11th and 12th Victoria, chapter 36, entituled 'An Act for the Amendment of 'the Law of Entail in Scotland,' praying to have it found and declared that certain Improvements executed upon the said Entailed Estate by the Petitioner were Improvements of the nature contemplated by the Act 10 Geo. III, cap. 51, and that the expenditure of L.1,497 : 12 : 4, or such other sum as may be ascertained, was bona fide made by the Petitioner while Heir of Entail in possession of the said Entailed Estate, and does not exceed the amount authorised by said last-mentioned Act ; and also for authority to the Petitioner to execute, in terms of the said Act 11th aud 12th Victoria, cap. 36, a Bond or Bonds of Annualrent, in com-mon form, over the said Entailed Estate, or any portion thereof, other than the mansion-house, offices, and policies, such Annualrent not exceeding the legal interest of three-fourth parts of the sum of L.361:9:2 during the life of the Petitioner, and after his death, not exceeding the sum or proportion of L.7: 2s. for every L.100 of three-fourth parts of the said sum of L.361: 9: 2, or of such other sum as may be ascertained to have been expended in Improvements on said Entailed Estate prior to the 1st day of August 1848, and not exceeding the sum of L.7 : 2s. for every L.100 of the sum of L.1,123:4:3, or of such other sum as may be ascertained to have been expended in Improvements on said Entailed Estate subsequent to the said 1st day of August 1848, during the period of twenty-five years from and after the date of the decree to be pronounced on said Petition, or for