fourteen days, and to be served on the persons on whom it prays for an order for service to be made, and them to answer the same, if advised so to do, within the proper periods, in terms of the Statute and relative Acts of Sede-'runt; also appoint the same to be publicly 'advertised once in the Edinburgh Gazette, and once weekly for six successive weeks in the 'North British Advertiser and Edinburgh Evening

'North Driver ...
'Courant Newspapers.
(Sioned) 'Dun. M'NEILL, I.P.D.' HOPE, OLIPHANT, & MACKAY, W.S. Agents for the Petitioner.

Edinburgh, 4th April 1853.

NOTICE.

NTIMATION is Hereby Given, that Huch Hamilton, of Pinmore, Esquire, Captain in Her Majesty's First Regiment of Dragoon Guards, Heir of Entail in possession of the Entailed Lands and Estates of PINMORE, BELLEISLE, PARK, HALL-RIG, and Others, lying in the Courty of Ayr, has presented a Petition to the Court of Session (First Division, Mr Walker, Clerk), under the Statute 11 and 12 Vict. cap. 36, entituled 'An Act for the 'Amendment of the Law of Entail in Scotland,' praying their Lordships to declare that a sum of L.4,027:8:03, or such other sum as may be ascertained by their Lordships, still remains due, and forms a subsisting charge against the succeeding Heirs of Entail, under a Decree for Improvements executed by the Petitioner on the said Lands and Estates, in terms of the Act 10 George III, cap. 51; and to authorise the Petitioner to execute in favor of any party or parties he may think fit, a Bond or Bonds of Annualrent in ordinary form over the said Entailed Estates, or any portion thereof, and in such amounts or proportions as may be subsequently arranged, for the legal interest of the said sum of L.4,027:8:0 $\frac{3}{4}$, or such other sum as may be ascertained as aforesaid, during the Petitioner's lifetime, and after his death for an Annualrent of L.7: 2s. for every L.100 of the said sum of L.4,027:8:0 $\frac{3}{4}$, or such other sum as may be ascertained as aforesaid, for a period of twenty-five years,—such Annualrent being payable by equal moieties half-yearly, at the terms of Whitsunday and Martinmas, beginning the first term's payment at the first term of Whitsunday or Martinmas after the date of the Bond, for the proportion of Annualrent then due, with legal interest and penalties in case of failure, in terms of the said Act 11 and 12 Vict. cap. 36; or otherwise, in the option of the Petitioner, to grant warrant to, and authorise him to execute in favor of any party or parties who may advance to the Petitioner the amount of two-third parts of the sum on which the amount of the said Bond of Annualrent, if granted, would be calculated, in terms of the said Act, a Bond and Disposition in Security, or Bonds and Dispositions in Security in ordinary form, over the said Entailed Estates, or any portion thereof, other than the Mansion-House, Offices, or Policies, and in such amounts or proportions as may be sub-sequently arranged, for the amount so advanced, with the due and legal interest thereof from the date of such advance until repaid, and with corresponding penalties; such Bonds and Dispositions in Security containing a power of Sale, and all clauses usual in Bonds and Dispositions in Security granted over Estates in Scotland held in fee-simple, in terms of the said Act 11 and 12 Victoria, cap. 36: On which Petition the following Deliverance was pronounced:— 'Edin-'burgh, 11th March 1853.—The Lords appoint

'the Minute-Book for fourteen days, and to be served on the persons on whom it prays for an order for service to be made, and them to answer 'the same, if advised so to do, within the proper 'periods, in terms of the Statute and relative 'Act of Sederunt; and appoint the same to be 'publicly advertised once in the Edinburgh 'Gazette, and once weekly for six successive weeks 'in the North British Advertiser and Ayr Observer ' Newspapers.

(Signed) 'Dun. M'NEILL, I.P.D.'

HOPE, OLIPHANT, & MACKAY, W.S. Agents for the Petitioner.

Edinburgh, 4th April 1853.

NOTICE.

NTIMATION is Hereby Given, that George William Hope, Esquire, of Craighall and Luffness, Heir of Entail in possession of the Entailed Lands and Baronies of CRAIGHALL, OVER RAN-KEILLOUR, and Others, situated in the County of Fife, and of the Entailed Lands and Baronies of WAUGHTON, LUFFNESS, and Others, situated in the County of Haddington, has presented a Petition to the Court of Session (1st Division, Mr Lindsay, Clerk), under the Statute 11 and 12 Victoria, cap. 36, entituled 'An Act for the Amendment of the Law of Entail in Scotland, praying their Lordships to authorise the Petitioner to execute, in favour of any parties he might think fit, a Bond or Bonds of Annualrent, in ordinary form, over the said Entailed Lands and Baronies of Craighall, Over Rankeillour, and others, situated in the County of Fife, 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 thereafter, corresponding to the sums of L.238: $10:3\frac{3}{4}$; L.24: $0:2\frac{1}{4}$; L.548, 15s. $0\frac{3}{4}$ d., and L.23: $19:0\frac{3}{4}$; such Annualrent during his own life not exceeding the legal integral rests of the said sums respectively; 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 sums of L.238:10: $3\frac{3}{4}$; L.24:0: $2\frac{1}{4}$; L.548:15: $0\frac{3}{4}$, and L.23:19: $0\frac{3}{4}$; and also binding himself and his Heirs of Tailzie to make payment of an Annualrent corresponding to the whole sums expended by the Petitioner on the Lands and Baronies of Craighall, Over Rankeillour, and others, subsequent to the 1st day of August 1848, and amounting to the sum of L.1,388:9:8, during the period of twentyfive years, from and after the 20th day of March 1850, and 2d day of March 1853, respectively, being the dates of the decrees obtained by the Petitioner against the Heir of Entail next entitled to succeed to him in the said Lands and Baronies of Craighall, Over Rankeillour, and others, or during such part of the said period of twenty-five years from the dates of the said decrees respectively, as might remain unexpired at the date of such Bond, such Annualrent not exceeding the sum of L.7: 2s. for every L.100 of the whole sums expended by the Petitioner subsequent to the 1st day of August 1848, and amounting to the said sum of L.1,388, 9s. 8d.; and also to grant warrant to, and authorise the Petitioner to execute, in favour of any party or parties he might think fit, a Bond or Bonds of Annualrent, in ordinary form, over the said Lands and Baronies of Waughton and Luffness, and others, situated in the County of Haddington, or any por-tion 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 burgh, 11th March 1853.—The Lords appoint thereafter, corresponding to the sums of L.2,313, the Petition to be intimated on the Walls and in 11s. 9d., and L.1,371:8:8\frac{1}{4}; such Annualrent,