

INTIMATION is Hereby Given, That a Petition has been presented to the Court of Session (First Division, Mr Lindsay, Clerk), by his Grace JAMES, DUKE OF MONTROSE, Institute of Entail in possession of the Entailed Estate of BUCHANAN and Others, situated locally in the Counties of Stirling and Dumbarton, and partly by annexation in the County of Perth, in terms of the Act 11 and 12 Victoria, chapter 36, entitled 'An Act for the Amendment of the Law of Entail in Scotland,' and of the Act 16 and 17 Vic., cap. 94, entitled 'An Act to extend the benefits of the Act of the eleventh and twelfth years of Her present Majesty for the Amendment of the Law of Entail in Scotland,' praying their Lordships to authorise and empower the Petitioner (1) to Grant Feus of the whole or any part or portion of the following Lands, viz.—*Primo*, The Lands situated on the north side of the ridge of hills running into Loch Lomond at the Pass of Balmaha, and from thence northwestwards and northwards along the banks or shores of Loch Lomond up to the burn of Auldrostan or Auldrosan, comprehending the Lands, or parts thereof, named in the Petitioner's titles as follows, viz.—Arrochymore, Millarrochy, Arrochybeg, Goirtlan, Creitereoch, Strathcashel-Blair, Cashel, Blairquhassle, Arduil or Ardwell, Sallachy or Shallochy, Ross, Blairvokie, Dhulochans, Rowarchus, Rossmacalpine, Rossmill, Lurglorn *alias* Lurg, Calziemore, Rowardennan, Ardess or Argess, Rouskenach, Rowchreeshie, Knochield, Rowchoish, Calness, Stuckinorg, Ashland, Claiklane, Invernaid, and Polchro,—being a stripe of land of various breadth, beginning at the Pass of Balmaha and going up to the foresaid burn of Auldrostan or Auldrosan, and subject to a variety of breaks or intervals, as shewn on a plan produced with said Petition, titled 'Plan of ground proposed to be feued at Loch Lomond, the property of the Duke of Montrose, 1856;' *Secundo*, Those parts of the Lands of Drummakill, Drymenhill, Tounfoot of Drymen, and others, which are situated along the public roads leading from the village of Drymen to Glasgow, to Stirling, to Gartmore, and to Loch Lomond respectively, on both sides of said roads, and shown on a plan produced with said Petition, titled 'Plan of ground proposed to be feued at Drymen, the property of the Duke of Montrose, 1856;' and, *Tertio*, The Lands of Catter Mill, in the Parish of Kilmarnock, and County of Dumbarton, as shown on a plan produced with said Petition, titled 'Plan of ground proposed to be feued at Catter Mill, the property of the Duke of Montrose, 1856;' and that at such times and in such portions as the Petitioner may think fit; (2) to fix and determine the minimum rate or rates of feu-duty at which the said lands, or the several portions thereof respectively, may be feued; (3) to approve of a form or forms of Feu-Charter, Feu-Contract, or Feu-Disposition applicable respectively to the different lands above mentioned; and (4) to authorise and empower the Petitioner to grant the said feus in the form or forms so approved of respectively applicable to the different lands from time to time as he shall think proper; subject to any conditions or stipulations which the Court may deem necessary: On which Petition the Lords, on 27th May 1856, pronounced an Interlocutor, *inter alia*, appointing the same to be advertised once in the Edinburgh Gazette, and once weekly for six successive weeks in the North British Advertiser and Glasgow Herald Newspapers.

DUNDAS & WILSON, C.S.,
Agents for Petitioner.

Edinburgh, 27th May 1856.

NOTICE.

INTIMATION is Hereby Given to the Heirs of Entail and all others concerned in the Lands and Estate of DUDDINGSTONE, in the County of Mid-Lothian, and the Lands and Estate of PAISLEY, in the County of Renfrew, entailed by James Earl of Abercorn, deceased, to appear before the Honorable Lord Murray in Scotland, and the Honorable Lord Neaves in Scotland, or in their absence, or in the absence of either of them, before the Honorable Lord Ivory in Scotland, and the Honorable Lord Benholme in Scotland, within the House of the said Lord Murray, No. 11, Great Stuart Street, Edinburgh, upon Monday the 9th day of June next, at 12 o'clock noon, when they will be heard for their interests in a Petition presented to the Lords Spiritual and Temporal in Parliament assembled, by JAMES, MARQUESS and EARL OF ABERCORN, (Heir of Entail in possession of said Estates,) praying for leave to bring in a Bill to authorise the Sale of the said Lands and Estate of Duddingstone, and the Lands of Brownside, part of the said Lands and Estate of Paisley, and for investing the price in the purchase of Estates in England.

MACKENZIE & BAILLIE, W.S.,
Agents for Petitioner.

Edinburgh, 9, Hill Street,
May 16, 1856.

NOTICE TO CREDITORS.

WILLIAM RIDDELL, Grocer in Partick, having, on the 21st current, granted a Trust-Disposition and Assignment of his whole estate and effects in favor of the Subscriber, William Mudie, Junior, Accountant in Glasgow, as Trustee for behoof of his Creditors,—all Parties having Claims against the said William Riddell are requested to lodge the same, with affidavits to the verity thereof, in the hands of the Trustee, within one month from this date; failing which, they will be excluded from participating in the funds thereafter to be divided.

WILLM. MUDIE, Jun. Trustee.

109, West George Street, Glasgow,
May 30, 1856.

JOHAN EBENEZER WATSON, Accountant in Glasgow, Trustee on the sequestrated estate of WILLIAM FINDLAY JOHNSTONE, Shipowner, and trading in the River Carriage of Goods and Passengers in Glasgow, hereby intimates, that an account of his intrusions with the funds of the estate, and state of the funds realized, both brought down till the 20th instant, have been made up by him, and examined and approved of by the Commissioners, in terms of the Statute: That the Commissioners have postponed declaring any farther dividend until next statutory period, and dispensed with sending circulars to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

JOHN E. WATSON, Trustee.

Glasgow, May 30, 1856.

SEQUESTRATION of GEORGE ROSS BAXTER, Confectioner and Shipowner in Dundee.

ROBERT ADAMSON, Merchant in Dundee, Trustee on the sequestrated estate of the said George Ross Baxter, hereby intimates, that an account of his intrusions with the funds of the estate, and states of the funds recovered and of those outstanding up to this date, have been examined and approved of by the Commissioners, in terms of the Statute. Farther, that the Commissioners have postponed making any farther dividend till next statutory period, and dispensed with circular notices being sent to the Creditors.

ROBT. ADAMSON, Trustee.

Dundee, May 31, 1856.

SEQUESTRATION of WHYTE & DICK, Sewed Muslin Manufacturers in Glasgow, and of Andrew Whyte and Walter Dick, both Sewed Muslin Manufacturers there, the Individual Partners of that Company, as Partners thereof, and as Individuals.

THE Trustee on said sequestrated estate hereby intimates, that the Commissioners have audited his accounts, postponed the payment of a dividend till the recurrence of the next statutory period, and dispensed with the sending of circulars to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

JNO. MANN, Trustee.

153, Queen Street, Glasgow,
May 31, 1856.