## SCOTTISH CENTRAL RAILWAY COMPANY.

Meeting of the Proprietors of the Scottish Central Railway Company will be held within the General Railway Station at Perth, on Saturday the 28th day of June 1856, at Twelve o'Clock noon, at which Meeting, in accordance with the standing Orders of the House of Lords, there will be submitted for approval to the Proprietors then present in person or by proxy, the following Bills presently depending in Parliament, viz.—

Ist, 'A Bill for making a Railway from the 'Scottish Central Railway at Dunblane, by Doune to Callander, to be called the Dunblane, Doune, 'and Callander Railway,' and

2d, 'A Bill to enable the Scottish Central Rail-'way Company to make Branch Railways to the 'Town of Denny, in the County of Stirling.'

J. C. DUNDAS, Chairman.

JOHN A. JAMIESON, Secretary.

Perth, June 5, 1856.

## NOTICE.

NTIMATION is Hereby Given, that JAMES STEWART, Esquire of Brugh, Heir of Entail in possession of the Entailed Lands and Estate of Cleatt, Skelwick, Garth, Burness, Campston, ISLAND of PHARY, and various other Rooms, Lands, and other Heritages in the County of Orkney and the Fair Isle in Shetland, and forming the Entailed Estate known by the name of BRUGH or Burgh; and also of the Lands of Corse, Fore-LAND, and Others, situated in the Parish of Saint Ola, Mainland and County of Orkney,— has, with concurrence of the Reverend James Brotchie, Minister of the Parish of Westray, in Orkney, his Trustee, presented a Petition to the Court of Session (First Division, Mr Lindsay, Clerk), in terms of the Act 11 and Vict., cap. 36, entituled 'An Act for ' the Amendment of the Law of Entail in Scotland,' and of the Act 16 and 17 Vict., cap. 94, entituled 'An Act to Extend the benefits of the Act of the 'eleventh and twelfth years of Her present Ma-' jesty, for the Amendment of the Law of Entail in 'Scotland,' for authority to DISENTAIL and acquire in fee-simple the whole of the Lands and others foresaid, as contained and particularly described in the two Deeds of Entail mentioned in the Petition; and to execute and record an Instrument of Disentail of the said Entailed Estates in the Register of Tailzies, in terms of the said Statutes: On which Petition the following Interlocutor has been pronounced:—
'Edinburgh, 6th June 1856.—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 Newspapers men-'tioned in the Petition, 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 ordain them to 'lodge Answers thereto, if so advised, within four-teen days from the date of service if within Scot-' land, and sixty days if furth thereof.

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

WM. PEACOCK, S.S.C.;
Agent for the Petitioner.

Edinburgh, 31, Hanover Street, 6th June 1856.

NTIMATION is Hereby Given, that 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, has presented a Petition to the Court of Session (First Division, Mr Lindsay, Clerk), in terms of the Act 11 and 12 Victoria, chapter 36, entituled 'An Act for the 'Amendment of the Law of Entail in Scotland,' praying that their Lordships, being satisfied, inter alia, that certain Improvements executed by the Petitioner on his said Entailed Estates are of the nature contemplated by the Acts 10 George III., cap. 51, and the said 11 and 12 Vic., cap. 36, and that the expenditure therefor was bona fide made, to issue a decree authorising the Petitioner to uplift from the Royal Bank of Scotland the sum of L.2,725 therein consigned, being the amount of purchasemoney and compensation payable for a portion of the Petitioner's said Entailed Estate of Buchanan and Others, and certain rights and interests in or concerning the same taken or affected, or to be taken or affected, by the Commissioners appointed under The Glasgow Corporation Water Works Act, for executing and carrying into effect the purposes thereof for their water works, reservoirs, conduits, works, and conveniences connected therewith, as fixed by two valuators appointed in terms of 'The Lands Clauses Consolidation (Scotland) Act 1845, and to apply the sums in repayment pro tanto of the sum of L.7,131:9:10d., expended by the Petitioner in making permanent Improvements on the said Estate of Buchanan, as before mentioned; and also authorising the Petitioner, as Heir of Entail foresaid, to uplift and receive from the said Bank the whole interest which has accrued, or shall accrue, on the said sum of L.2,725, and authorising and ordaining the said Royal Bank of Scotland to make payment of the principal sum and interest to the Petitioner: On which Petition the Lords of the First Division pronounced an Interlocutor on 6th June 1856, 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, 6th June 1856.

NTIMATION is Hereby Given, That the Right Honourable Mary Christopher Nisbet Hamilton, commonly called Lady Mary Christopher Nisbet Hamilton, of Belhaven and Dirleton, Heir of Entail in possession of the Entailed Estate of Dirleton, comprehending therein, interalia, the Lands, Lordship, and Barony of Dirleton, all lying locally within the Constabulary of Haddington and Sheriffdom of Edinburgh, but partly, by annexation, within the Sheriffdom of Renfrew, with consent of her Husband, the Right Honourable Robert Adam Christopher Nisbet Hamilton, and him, for his interest, have 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,' and of the Act 16 and 17 Vic., cap. 94, entituled '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 approve of an Excambion entered into between the Petitioner, Lady Mary Christopher Nisbet Hamilton, with consent of her said Husband, and him, for his