TNTIMATION is Heroby Given, that the Right | recorded in the Register of Entails the 28th day of Honorable Fox MAULE RAMBAY, RARL OF DALHOUSIE, and BARON PARMURE of BRECHIN and NAVAR, Heir of Entail in possession of the Entailed Landa, Barony, and Estate of DalHousin, in the County of Edinburgh, has presented a Petition to the Court of Session. (First Division, Junior Lord Ordinary,—Mr Wylie, 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 Victoria, 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, setting forth that the deceased James Andrew Broun Ramsay, Marquis and Earl of Dalhousie, was Proprietor in fee-simple of the Lands of Cockpen, in the County of Edinburgh, and that by a Codicil to his Trust-Disposition and Settlement, he recommended that the said Lands of Cockpen should after his death be offered to the Heir of Entail succeeding to him in the said Lands and Barony of Dalhousie at their ordinary market value, and that it should be a condition of the sale that the Lands so purchased should be strictly Entailed on the whole Heirs of Entail succeeding in the said Lands and Barony of Dalhousie; that on the death of the said James Andrew Broun Ramsay, Marquis and Earl of Dalhousie, the said Lands of Cockpen were offered to the Petitioner at the price of L.12,000; that the Petitioner has accepted the said offer, and proposes, under the authority of their Lordships, to charge the fee of the said Entailed Lands, Barony, and Estate of Dalhousie with the sum of L.12,500 sterling, consisting of (1.) the sum of L.12,000, being the amount of the price of the said Lands of Cockpen; and (2.) the sum of L.500, being the estimated amount of the expenses connected with the purchase and entail of the said Lands of Cockpen, and with the said application; and that the Petitioner also proposes, under the authority and at the sight of their Lordships, to Entail the said Lands of Cockpen in manner mentioned in said Codicil; and craving their Lordships to grant warrant to, and authorise the Petitioner to charge the fee of the said Entailed Lands, Barony, and Estate of Dalhousie with the said sum of L.12,500; and for that end, at the sight of the Court, to grant in favor of such Party or Parties as shall advance the said sum of L.12,500, a Bond and Disposition in Security, or Bonds and Dispositions in Security over the said Entailed Lands, Barony, and Estate of Dalhousie, for the principal sum advanced by such Party or Parties, with liquidate penalty in case of failure, interest of the principal sum advanced at the rate of L.5 per centum perannum, from the date of such Bond and Disposition in Security, or Bonds and Dispositions in Security, and termly failures, and containing power of sale, and all clauses usually inserted in Bonds and Dispositions in Security granted over Heritable Estates in Scotland held in fee-simple; and also to grant warrant to, and authorise the Petitioner to make and execute at the sight of the Court a valid deed of Entail of the said Lands of Cockpen, in favor of himself and the Heirs of Entail entitled to succeed to him in the said Lands, Barony, and Estate of Dalhousie, in terms of the destination and taillie contained in a Contract of Marriage between the Right Honorable William Earl of Dalhousie and George, Lord Ramsay, his eldest son, on the one part, and the Right Honorable Mrs Jean Maule, spouse to the said George, Lord Ramsay, with consent therein specified, on the other part, dated the 9th day of November and the 16th day of December 1726, and

February 1727; and en such deed of Entail of the aid Lands of Cockpon being lodged in the pre-cedure to follow on the mid Petition, to grant warrant to, and ordain the Keeper of the Register of Entails to record the same in the mid Register; or to do otherwise in the premises as to their Lordships shall seem fit: On which Petition Lord-ships shall seem fit: On which Petition Lord Jerviswoods, Junior Lord Ordinary, has prenounced the following Interlocutor:— 'Edin-burgh, 18th July 1861.—The Lord Ordinary appoints this Petition to be intimated on the 'Walls and in the Minute-Book for fourteen days, and adventised in the Edinburgh Country and and advertised in the Edinburgh Gazette, and Newspapers mentioned in the prayer of the Petition, in terms of the Statute; further, grants warrant for serving the same on the parties mentioned in the prayer and designed in the Petition, in terms of the Act of Sederunt, and ordains 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.

> 'CHARLES BAILLIE.' (Signed)

GIBSON-CRAIG, DALZIEL, & BRODIES, W.S. Agents for the Petitioner.

5, Thistle Street, 2d August 1861.

NOTICE TO DEBTORS AND CREDITORS.

AMES GOLDIE, Woolspinner in Stewarton, carrying on Business there as such under the Transport of the Property of the Propert on Business there as such, under the Firm of James Goldie & Company, of which Firm he is the sole Partner, having on the 23d day of July current executed a Trust-Disposition of his whole means and estate in favour of Trustees for behoof of his Creditors,—all Persons requested to lodge the same, with declarations to the verity thereof, within two months from this date, in the hands of the Subscribers, Factors for the Trustees, to whom the Debtors to the Estate are requested to make immediate payment of their accounts.

THOMSON & CRAIG, Accountants.
70, George Square, Glasgow, July 30, 1861.

## NOTICE.

A LL Persons having accounts or claims against the Late Ma WILLIAM LEIGHTON, residing at Huttonbank, Hamilton, are requested to transmit the same to his Executor John Austine, Coalmaster, 20, Dixon Street, Glasgow, or William Aikman, Writer, Hamilton, his Agent, within eight days from this date, in order to entitle them to share in the residue of the Defunct's estate; certifying that if they fail, the Executor will hold himself relieved from all liability for such

Hamilton, August 2, 1861.

NDREW MASSON, Accountant in Aberdeen, Trustee on the sequestrated estate of JAMES NICOL, Bulker in Aberdeen, and carrying on Business as a China, Glass, and Stoneware Merchant, under the Name or Firm of Miss Davidson, China, Glass, and Stoneware Merchant, No. 2, Ship Row, Aberdeen, hereby intimates, that his accounts, brought down to the 18th current, have been made up by him, and examined by the Commissioners on the estate, and that they have the Commissioners on the estate, and that they have postponed payment of a dividend until the recurrence of another statutory period, and have dispensed with sending circulars to the Creditors.

AND. MASSON, Trustee.

Aberdeen, July 31, 1861.

YEORGE WINK, Accountant in Glasgow, Trustee on the sequestrated estate of DAVID CROLL, carrying on the Business of a Pawnbroker at No. 159, Holm Street, Glasgow, in his own name, and in name of his wife Mrs ELIZABETH CROLL or Oge, hereby intimates, that accounts of his intromissions with the funds of the estate, brought down to the 16th ultimo, have been made up and audited by the Commissioners; and that they have postponed the declaration of a divi-dend till the next statutory period, and dispensed with sending circulars to the Creditors.

GRO. WIRE.

175, West George Street, Glasgow, August 1, 1861.