TNTIMATION is Hereby Given, that the Right | Honorable Fox MAULE RAMSAY, EARL of DALHOUSIE, BARON PANMURE of Brechin and Navar, Heir of Entail in possession of the Entailed Lands, Barony, and Estate of DALHOUSIE, in the County of Edinburgh, has presented a Petition to the Lords of Council and Session, (First Division, Junior Lord Ordinary, Mr Wylie, Clerk,) in terms of the Act 11 and 12 Vict., cap. 36, intituled 'An 'Act for the Amendment of the Law of Entail 'in Scotland,' and 16 and 17 Vict., cap. 94, intituled 'An Act to extend the benefits of an 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 Petitioner proposes to charge the fee and rents of the said Entailed Lands, Barony, and Estate of Dalhousie, other than the Mansion-house, Offices, and Policies thereof, with the amount of the provisions therein mentioned, granted by the deceased James Andrew Broun Ramsay, Marquis and Earl of Dalhousie, in virtue of the powers conferred upon him, as Heir of Entail in possession of the said Entailed Estate, by the Act 5 George IV., cap. 87, by Bond of Provision dated 29th October 1847, and registered in the Books of Council and Session 6th February 1861, to such of his children not succeeding to the said Entailed Estate, as should be alive at the time of his death; and praying their Lordships, inter alia, to interpone their authority to the proposed transaction, and to grant warrant to and authorise the Petitioner to make and execute in favor of such party or parties as shall advance the sum of L.3,195. 17s. 10d., or such other sum as their Lordships may find to be the just amount of said provisions, in terms of the said Bond of Provision and the foresaid Statutes, a Bond and Disposition in Security, or Bonds and Dispositions in Security over the said Entailed Estate, other than as aforesaid, in ordinary form, containing all clauses usual in Bonds and Dispositions in Security granted over Estates in Scotland held in Fee-simple, binding the Peti-tioner, and his Heirs of Entail, in their order successively, to repay the foresaid principal sum of L.3,195:17:10, or such other sum as aforesaid, with interest and penalties; or to do otherwise in the premises as to their Lordships shall seem proper : On which Petition Lord Ormidale, Junior Lord Ordinary, has pronounced the following Interlocutor : — ' 6th February 1862.—Appoints this 'Petition to be intimated in the Minute-Book ' and on the Walls for fourteen days, and advertised ' in the Edinburgh Gazette, and Newspapers men-' tioned in the prayer of the Petition, in terms of the 'Statute; and farther, grants warrant for serving the same on the persons 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.

"R. MACFARLANE." (Signed)

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

NTIMATION is Hereby Given, that Sir John DICK LAUDER, of Grange and Fountainhall, Baronet, Heir of Entail in possession of the Lands and Estate of GRANGE, in the Sheriffdom of Edinburgh, has presented a Petition to the Lords of Council and Session, (First Division, Junior Lord Ordinary,—Mr Potts, Clerk,) in terms of the Acts 6th and 7th William IV., chapter 42; 4th and 5th Victoria, chapter 24; 11th and 12th Victoria, chapter 36; 16th and 17th Victoria, chapter 94; Glasgow, February 4, 1862.

and 23d and 24th Victoria, chapter 143; praying their Lordships for authority to EXCAMB the Superiority of Four Acres Two Roods imperial measure, of the said Entailed Lands and Estate of Grange, forming part of the ten acres of ground feued to the Edinburgh Sonthern Cemetery Company, with the corresponding proportion of the feu-duty effeiring thereto, which amounts to L.135, for such portion of the Superiority and Feu-duty and Casualties of the Feus specified in Schedule No. 3 annexed to seid Petition, forming part of the Petitioner's fee-simple Lands of Lauder's Park, specified in Schedule No. 1 annexed to said Petition, and lying adjacent to the said Entailed Estate of Grange, as shall be an equivalent in value for the said superiority of said four acres two roods, and feu-duty of L.135; and, if necessary, for such further or other portion of the remaining superiority and fen-duties and casualties of Lauder's Park, or of any unfeued part thereof, and, if likewise necessary, for such portion of certain subjects at Causewayside, Edinburgh, described in the Schedule No. 2 annexed to the said Petition, and belonging to the Petitioner in fee-simple, as shall be an equivalent in value for the said superiority of the said four acres two roods of the said ten acres of ground above-mentioned, and feu-duty of L.135; and thereupon to appoint the requisite contract, or deed or deeds of excambion, to be executed at the sight and with the approbation of their Lordships, and to be recorded in the Register of Tailzies, and if there be any excess in value, to dispose of the same, all in terms of the foresaid Statutes,-as set forth in the said Petition and Schedules thereto annexed : On which Petition Lord Ormidale (Junior Lord Ordinary) was pleased, on 6th February 1862, to pronounce an Interlocutor appointing the Petition, inter alia, to be advertised in the Edinburgh Gazette, and in the North British Advertiser and Edinburgh Evening Courant Newspapers, in terms of the Statute.

SCOTT, BRUCE, & GLOVER, W.S., Agents for Petitioner.

Edinburgh, 38, Frederick Street, 7th February 1862.

JAMES MEIKLE, Writer in Kilmarnock, Trustee on the sequestrated estate of J. & T. STEVEN, Coalmasters at Burnbank, in the Parish of Loudoun, and of James Steven and Thomas Steven, both sometime residing at Woodend, in the Parish of Kilmarnock, the Individual Partners of that Company, hereby intimates, that a final account of his intromissions with the funds of the estate, brought down to the 24th ultimo, and states of the funds recovered and of those outstanding as at the same date, have been made up and examined by the Commissioners on said estate, in terms of the Statute; farther, that there are no funds for making another dividend.

J. MEIKLE, Trustee, Kilmarnock, February 8, 1862.

THE Trustee on the sequestrated estates of JOHN GOVENLOCK, sometime Innkeeper, Newtown, Saint Boswells, now residing at Blackhall, in the Parish of Ewes, Dumfriesshire, hereby intimates, that the Commissioners have decided that payment of the first dividend is to be postponed until the next statutory varied period. ALEX. CURLE, Trustee.

Melrose, February 6, 1862.

SEQUESTRATION of JAMES BROWNLIE, Hotel-Keeper, Royal Hotel, Wishaw.

THE Commissioners have audited my accounts to 1 21st January last, postponed the declaration of a dividend, and dispensed with circulars to the Creditors.

ALEX. W. WOODSIDE, Trustee.