BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday the 4th day of July 1866.

ISSUE DEPARTMENT.

	Other Securities,	£ 11,015,100 3,984,900 14,147,665
£29,147,665		29,147,665

Dated the 5th day of July 1866.

W. MILLER, Chief Cashier.

BANKING DEPARTMENT,

Proprietors' Capital 14,553,000 Rest 3,614,140 Public Deposits, (including Exchequer, Savings' Bank, Commissioners of National Debt, and Dividend Accounts) 6,800,251 Other Deposits 19,939,607 Seven days and other Bills 685,759	Government Securities (including Dead Weight Annuity)
£45,592,757	£45,592,757

Dated the 5th day of July 1866.

W. MILLER, Chief Cashier.

NOTICE.

Entail in possession of the Entailed Lands and Estate of Alton, Newhouses, and others, and the Entailed Lands and Estate of Tofts, Over, Nether, and Middle, and others, situated in the Shire of Roxburgh, has, with consent of JAMES PETER MITCHELL, Esq., Farmer at Traprain, near Prestonkirk, in the County of Haddington, and ROBERT BURN MITCHELL, Esq., Wine Merchant, Edinburgh, his Curators, presented a Petition to the Court of Session (First Division, Junior Lord Ordinary, - Mr Drysdale, Clerk), in terms of the Acts 10 Geo. III., cap. 51, 11 & 12 Vic., cap. 36, and 16 & 17 Vic., cap. 94, praying their Lordships—(1.) To grant warrant to and authorise the Petitioner, William Richardson Dickson, with consent of his Curators, to charge the Fee and Rents of the said Entailed Lands and Estates of Alton, Newhouses, Tofts, and others, specified in the schedule annexed to the said Petition, other than the Mansion-house, Offices, and Policies thereof, with the sum of L.370, 16s. 4d., or such other sum, less or more, as the Court may find to be the true amount of the provision therein mentioned, granted in virtue of the powers contained in the 4th Section of the Act 5 George IV., cap. 87, by the deceased William Richardson Dickson of Alton, (father of the Petitioner,) to his daughters, Mrs Jessie Mary Spankie Richardson Dickson or Barron, wife of Herbert Barron, Lieutenant in Her Majesty's 72d Regiment, and Miss Isabella Dickson Richardson Dickson, and now due and payable in equal shares to the said Miss Isabella Dickson Richardson Dickson, and to Richard Bankes Barron, Merlor otherwise, in the option of the Petitioner, chant, residing at No. 10, Devonshire Terrace, William Richardson Dickson, to grant warrant

Hyde Park, London, and others, Trustees under INTIMATION is Hereby Given that WILLIAM the antenuptial Contract of Marriage between the RICHARDSON DICKSON, Esq. of Alton, residing at No. 5, Regent Terrace, Edinburgh, Heir of Richardson Dickson or Barron, as assignees, and Richardson Dickson or Barron, as assignees, and in right of the said Mrs Jessie Mary Spankie Richardson Dickson or Barron,—and to make, execute, and deliver to the said Richard Bankes Barron, and others, Trustees foresaid, and to the said Miss Isabella Dickson Richardson Dickson, or in favour of such party or parties as shall advance the said sum of L.370, 16s. 4d., or such other sum as aforesaid, a Bond and Disposition in Security, or Bonds and Dispositions in Security, therefor over the said Entailed Lands and Estates, other than as aforesaid, in ordinary form, as particularly specified in the said Petition; and (2.) to find that the improvements mentioned in the said Petition are of the nature contemplated by the Act 10 George III., cap. 51, and that the expenditure therein referred to of L.1,810, 12s. 11d., or such other sum as may be ascertained by the Court to have been the amount of the expenditure, was bona fide made, and that it was expended in permanently improving the said Entailed Lands and Estates as therein mentioned; and to grant warrant to, and authorise the Petitioner, William Richardson Dickson, with consent of his Curators, to execute, in favour of any party or parties he may think fit, a Bond or Bonds of Annualrent over the said Entailed Lands and Estates, or any part thereof, in ordinary form, for payment of an Annualrent not exceeding the sum of L.7, 2s. for every L.100 of the said sum of L.1,810, 12s. 1½d., or such part thereof as may be ascertained as aforesaid to have been the amount of the said expenditure;—all in terms of the said Act 11 and 12 Vic., cap. 36;