

NOTICE.

INTIMATION is hereby given, that DAVID BALFOUR, Esquire of TRENABY, Heir of Entail in possession of the Entailed Lands and Estate of Trenaby, in the County of Orkney, has presented a Petition to the Court of Session, (First Division, Mr Lindsay, Clerk,) in terms of the Act 11th and 12th Victoria, cap. 36, intituled 'An Act for the Amendment of the Law of Entail in Scotland,' for authority to disentail and acquire in fee-simple certain parts and portions of the said Lands and Estate of Trenaby, viz. :—All and Whole the Lands of Bea, Corsequoy, and Whitecleat, otherwise Scarrigair, lying in the parish of Cross and Sanday, and sheriffdom of Orkney: All and Whole the Lands of Overhow, the Twopenny Lands of Housegairth, otherwise Bea, with the pertinents, lying in the parish of Cross and Sanday, and sheriffdom aforesaid: All and Whole the town and lands of Stove, lying in the parish of Cross, in the said island of Sanday, and sheriffdom aforesaid: All and Whole the lands of Evie, Arnwick, Orquil, How, Ow, Romardale, Quoys, Gruager, Outer Evie, Burgher or Burger, and Urigar, with the teinds thereof, all lying in the parish of Evie, and stewartry of Orkney, which are all parts and portions of the lands and estate of Stenness: As also, All and Whole the parts and portions after specified of the lands and estate of Stenness, viz. :—the lands of Airdale, the lands of Curquoy, and the lands of Niager, with the teinds of the same, all lying in the parish of Evie, and stewartry of Orkney: As also the parts and portions following of that part of the said lands and estate of Stenness, which lies in the parish of Evie, viz. :—All and Whole the lands of Neirhouse, Gruager or Cruager, Grind, Spithsquoy, Newhouse, Mistra, Dyke, Sabraes, Nistager or Nistager, Quoys, Quoyrava or Quoyroa, and Aiker-ness, with the teinds thereof, all lying in the parish of Evie, and stewartry of Orkney: All and Whole one-halfpenny land lying in the Usland of Gorth, in the parish of Evie, with the Manor-house therein, with the pertinents, together with the whole arable and grass ground thereto belonging, acquired from Euphemia Ballantyne; as also, All and Whole the two-farthing land of Inverbreckin, in the town of Costay, in the parish of Evie, with the houses, biggings, yards, rights, privileges, and pertinents thereto belonging, with all other rights, privileges, parts, pendicles, and pertinents, belonging to the said lands in Inverbreckin in Evie, contained in the rights and infestments thereof: All and Whole the inclosed yard and large storehouse, comprehending the subjects acquired by Thomas Traill of Troft from David Covengtrie of Newark, William Paterson, Surgeon, and Andrew Smith, Merchant in Kirkwall, and now bounded on the north, partly by the peat brae, part of the subjects belonging to the disponees of John Weir and John Hume, and partly by the sands or Oyce of Kirkwall; on the east by the common road or foot-passage leading from Mounthoolie Lane, and the burn formerly called Hemppow, to the shore of Kirkwall; on the south by the said burn called Hemppow; and on the west by the sands or Oyce of Kirkwall, lying in the burgh of Kirkwall, in that part thereof called the Burgh or Midtown, or as the same may be more particularly described in the ancient rights and titles thereof: All and Whole the deceased Robert Honyman's house and quoy of land of Twartquoy, in the town of Hobbister, with the pertinents, lying in the parish of Orphir, and bishopric of Orkney: All and Whole the house and quoy of land called Twartquoy, in

the town of Upper Hobbister, with the whole houses and pertinents thereof, all lying in the parish of Orphir, and stewartry of Orkney, with such share or shares of the commonities in the said parish of Orphir as legally pertain, and are or may be allotted to the said lands: All and Whole the said Robert Honyman's eleven merks of udal lands in the town of Kirkbister, his house and the quoy called Waulk Mill, his room and lands of Naversdale, with the whole houses and pertinents of the said whole lands, lying in the parish of Orphir and bishopric of Orkney: All and Whole the six meilles mealing of udal land in the town of Kirkbister: All and Whole four settings malt mealing of land called Schiney: All and Whole that piece of land in Kirkbister in the parish of Orphir, possessed by Nicol Wishart: On which Petition the Lords of the First Division of the Court of Session have pronounced the following Interlocutor:—'*Edinburgh, 24th January 1851.*—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 North British Advertiser and Caledonian Mercury Newspapers, 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 fourteen days from the date of service if within Scotland, and sixty days if furth thereof.

(Signed) 'D. BOYLE, I.P.D.'

DAVID SMITH, W.S.
Agent for Petitioner.

Chambers, 35, Queen Street,
Edinburgh, 29th January 1851.

NOTICE is Hereby Given, that GEORGE BUCHANAN, Esquire of Arden, Heir of Entail in possession of the Entailed Estate of ARDEN, in the County of Dumbarton, has presented a Petition to the Court of Session, (First Division, Mr Walker, Clerk,) in terms of the Act of Parliament 11th and 12th Victoria, cap. 36, intituled, 'An Act for the Amendment of the Law of Entail in Scotland,' and also in terms of the Act of Parliament therein recited, passed in the 10th year of the reign of His Majesty George III., cap. 51, intituled, 'An Act to encourage the improvement of Lands, Tenements, and Hereditaments, in that part of Great Britain called Scotland, held under settlements of strict Entail,' praying their Lordships to find and declare that the sum of L.3,193 : 5 : 6, or such other sum as may be ascertained in the course of the proceedings, has been expended by the Petitioner in Improvements on the said Entailed Estate, and are of the nature contemplated by the said Acts, and that the said expenditure was *bona fide* laid out by the Petitioner on said Improvements; also for authority to uplift the sum of L.950, and interest due thereon, from the British Linen Company, being the price consigned by the Caledonian and Dumbartonshire Junction Railway Company, of a certain portion of the said Entailed Estate taken by the said Railway Company, pursuant to their Act 9th and 10th Victoria, cap. 81, and to apply the said consigned money in payment *pro tanto* of the said sum of L.3,193 : 5 : 6, so expended by the Petitioner in Improvements; and farther, to find and declare that it is lawful for the Petitioner to charge the fee and rents of the said Entailed Estate with the sum of L.1,121 : 10s, or such other sum as may be fixed in the course of the proceedings, being two-third parts of three-fourth parts of the said sum expended in Improvements remaining