cap. 63; 8 Vict. cap. 3; 8 and 9 Vict. cap. 148; 9 Vict. cap. 11; 9 and 10 Vict. caps. 147 and 384; 11 and 12 Vict. caps. 41 and 53; and 13 and 14 Vict. cap. 27; or wholly or in part to repeal the powers and provisions of the said several Acts, and to consolidate and re-enact the same, with such amendments, and new and additional powers and provisions as may be requisite; and to confer, vary, or extinguish all such rights and privileges as may be necessary for carrying into effect the purposes of the said Bill.

Dated this Tenth day of November 1851.

DAVID CALDWELL, Secretary. MONCRIEFF, PATERSON, & FORBES, Glasgow.

RICHARDSON, LOCH, & MACLAURIN, Fludyer Street, Westmiuster.

NTIMATION is Hereby Given, That John BUCHANAN, Esq. of Carbeth, sometime also called John Buchanan Kincard, Heir of Entail in possession of the Entailed Estate of Carbeth, in the Counties of Stirling, Dumbarton, and partly by annexation in the County of Perth, has presented a Petition to the Court of Session (First Division, Mr Walker, 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,' praying for warrant or decree authorizing the Petitioner to receive the sum of L.9,000 consigned in the Bank of the British Linen Company in Scotland, at their Office in Edinburgh, in names of John M'Farlan, Esq. Surgeon in Edinburgh, now of Ballencleroch, and John Gibson, Esq., Writer to the Signet, surviving Trustees nominated and appointed by the Act of Parliament 1 and 2 William IV., cap. 19,—said sum of L.9,000 being the price of certain portions of the foresaid Entailed Lands and Estate of Carbeth, purchased by Andrew Coventry, Esq., Advocate, from said Trustees, in terms of the said Act of Parliament, which is entituled 'An Act for vesting certain detached portions of 'the Lands and Estates entailed by the deceased ' John Buchanan, Esq. of Carbeth, in the County of Stirling, in Trustees, to sell the same, and to apply 'the price arising therefrom in the purchase of other Lands near to the Mansion-house of Carbeth and the ' remainder of the said Entailed Lands,' and whole interest due, or to become due on said sum of L.9,000, and that as the absolute property of the Petitioner; and also praying for warrant and decree to authorise the Petitioner to Disentail and acquire in fee simple those parts and portions of the Lands of Carbeth which still remain subject to the fetters of Entail, viz .- All and Haill the Lands of Meikle Carbeth, being ane fifty shilling land of old extent, with houses, biggings, yards, orchards, woods, parts, pendicles, and hall pertinents thereof: As also, All and Haill the Lands of Little Boquhan, being ane other fifty shilling land of old extent, with houses, liggings, yards, woods, tofts, crofts, and haill other pertinents thereof; and likeways All and Haill the Lands of Little Carbetli, extending to ane threttie-three shilling four penny land of old extent, with houses, biggings, yards, and haill pertinents thereof, all lying within the Paroch of Killearn, and Sheriff-dom of Stirling: As also, All and Whole the Farm and Lands of Lower Dalnair, as sometime occupied by James MacQueen, tenant of the same, consisting of 93 acres, 3 roods, and 1 pole, imperial measure, or thereby, conform to plan and measurement thereof by Andrew Henderson, Land Measurer, Edinburgh; which Farm of Lower Dalnair is part of All and Whole the Lands of Dalnair, with the manor-place,

houses, biggings, yards, orchards, parts, pendicles, and pertinents of the same, lying within the Barony of Edinbillie, Parish of Drymen, and Sheriffdom of Stirling: On which Petition the Lords of the First Division have pronounced the following Interlocutor:— Edinburgh, 13th November 1851.—The Lords appoint the Petition to be intimated on the Walls and in the Minute-Book for fourteen days, and to be served on the persons on whom it prays ' for an order for service to be made, and them to 'answer the same, if advised so to do, within the 'proper periods, in terms of the Statutes referred 'to, and relative Acts of Sederunt; farther, appoint the same to be publicly advertised once in the Edinburgh Gazette, and once weekly for six ' successive weeks in the North British Advertiser 'and Glasgow Herald.

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

JAMES MACKNIGHT, W.S. Petitioner's Agent.

Edinburgh, 12, London Street, November 14, 1851.

## NOTICE

TO THE DEBTORS AND CREDITORS OF

PATRICK HUTCHISON, late Writer in Glasgow.

LL Parties having Claims upon the Trust-Estate of the said Patrick Hutchison are hereby requested the said Patrick Hutchison are hereby requested to lodge the same, properly vouched, in the hands of the Subscriber, Trustee on said estate, within four weeks from this date; certifying to all those who fail to do so, that they will be excluded from participating in any part of the Trust-Funds. And all Parties indebted to the estate are required to pay the amount of their debts to the Subscriber, before the expiration of the above-mentioned period mentioned period.

AND. RUTHERGLEN.

102, Queen Street, Glasgow, November 14, 1851.

## NOTICE.

MISS ANN PAUL, residing at Caiplic, has applied by Edict to the Commissary of Fife, to be decerned and confirmed Executrix qua Creditor ad omissa et male appretiata of the late JAMES BAIRD, sometime Tenant of the Farms of Caiplie and Wester Pitcorthie, and residing at Wester Pitcorthie, in the Parish of Kilrenny, and County of Fife.

DRUMMOND & MITCHELL. Cupar, November 13, 1851.

JOHN WHYTE, Advocate in Aberdeen, Trustee on the sequestrated estate of ROBERT LEYS, Cart-Wright and Merchant, George Street, Aberdeen, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 30th ultimo, and states of the funds recovered and of those outstanding as at the same data, here becameds an levelist and the same data. ing as at the same date, have been made up by him, and examined by the Commissioners on said estate, in terms of the Statute; and further, that the Commissioners have postponed payment of a dividend until the next Statutory period for making the same, and have also dispensed with circulars being sent to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

JOHN WRYTE, Trustee.

Abordeen, November 14, 1851.

In the Sequestration of JOHN MILLAR, sometime of Eallumbie, sometime residing at Ingliston, in the County of Forfar, Banker and Underwriter, now deceased.

AMES OGILVIF, Writer in Dundee, Trustee on the sequestrated estate of the said John Millar, hereby intimates, that he has had no intromissions with the funds of the estate since the last audit of his accounts by the Commissioners; and further, that the Commissioners have resolved to postpone the payment of a dividend upon the said estate till the recurrence of another statutory period, and dispensed with sending circulars to the Creditors.—Of all which Notice is here-by given, in terms of the Statute.

Dundec, November 13, 1851. JAS. OGILVIE, Trustee.