

NOTICE.

INTIMATION is Hereby Given, that **HENRY M'KERRELL**, Esquire, of **HILLHOUSE**, Heir of Entail in possession of the Estate of **HILLHOUSE**, lying in the Parish of Dundonald, and County of Ayr, 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, entitled 'An Act for the Amendment of the Law of Entail in Scotland,' praying their Lordships to find the Petitioner entitled to the sums of L.241 : 4s. and L.561 : 3 : 9, amounting in whole to the sum of L.802 : 7 : 9, being the compensation for parts of the said Entailed Estate taken by the Glasgow, Paisley, Kilmarnock, and Ayr Railway Company, for the formation of their lines of Railway, and for damage occasioned thereby, and which sums of L.241 : 4s. and L.561 : 3 : 9, were respectively consigned in the Royal Bank of Scotland, and National Bank of Scotland, by the said Glasgow, Paisley, Kilmarnock, and Ayr Railway Company, in terms of their Private Acts, and of the Lands Clauses Consolidation (Scotland) Act, 1845, in extinction *pro tanto* of the sum of L.2,271 : 5 : 6 $\frac{3}{4}$, being the amount expended by the Petitioner in permanently improving the said Entailed Estate, and in repairs and additions to the Mansion-House and Offices on said Entailed Estate, for which the Petitioner obtained decree of Declarator and for payment before the Court of Session, upon the 20th day of January 1852, against William M'Kerrell, Esquire, the Heir of Entail next entitled to succeed to the said Entailed Estate after the Heirs of the Petitioner's own body, in terms of the Act 10 Geo. III, cap. 51;—and to grant warrant on the said Royal Bank and National Bank for payment of the same accordingly to the Petitioner, with interest on the said sum of L.241 : 4s. from the 1st day of July 1851, and on the said sum of L.561 : 3 : 9, from 11th November 1850; and to declare the said Entailed Improvements, and Decree therefor, extinguished and discharged to the extent of the said sum of L.802 : 7 : 9;—and further, to find the said Glasgow, Paisley, Kilmarnock, and Ayr Railway Company, liable in the expenses incurred by the Petitioner, including the expenses of the said application, and the procedure to follow thereon, and of the order, warrant, or decree to be pronounced therein, and of the expense of the discharge to be granted by the Petitioner to the Heirs of Entail to succeed him in the said Entailed Estate: On which Petition the Lords of the First Division of the Court pronounced the following Interlocutor:—*Edinburgh, 25th February 1852.*—'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 Newspaper mentioned in the Petition, and also in the Ayr Observer, 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 further thereof.

(Signed) 'JOHN FULLERTON, I. P. D.'
PEARSON & ROBERTSON, W. S.
Agents for the Petitioner.

Edinburgh, 1st March 1852.

WATSON'S HOSPITAL (EDINBURGH) ESTATE.

NOTICE is Hereby Given, That in obedience to a remit from the House of Lords to the Right Honourable the Lord President in Scotland, and the Honourable Lord Cowan in Scotland, or in their

absence, or the absence of either of them, to the Right Honourable the Lord Justice-Clerk in Scotland, and the Honourable Lord Colonsay in Scotland—the Lord President and Lord Cowan have appointed all parties concerned in the Hospital in Edinburgh, founded by George Watson, Merchant Burgess of Edinburgh, to appear before them or any two of the Judges above-named, within the House of the Lord President, No. 28, Charlotte Square, Edinburgh, on Monday the 8th day of March 1852, at one o'clock afternoon, when they will be heard for their interest upon the Petition of the Governors of the said Hospital and of the Merchant Company of the City of Edinburgh, praying leave to bring in a Bill to Explain and Amend the powers of the Governors of the said Hospital—of which meeting the said Lords have appointed notice to be given, which is hereby done accordingly.

WALTER JOLLIE, W.S.
Clerk to the Hospital.

SPOTTISWOODE & ROBERTSON,
Parliamentary Agents.

Edinburgh, 11th February 1852.

NOTICE is Hereby Given, that at a Special General Meeting of The **GLASGOW & HIGHLAND STEAM PACKET COMPANY**, held this day, in terms of the 27th clause of the Contract of Copartnership, it was unanimously agreed to Dissolve the said Company, and the said Company was **DISSOLVED** accordingly.

A. CUMSTIE, *Chairman of Directors.*
ALEX. CAMERON, *Director.*
JOHN WILLIAMSON, *Director and Manager.*

JOHN W. MUIRHEAD, Witness.
WM. CAMPBELL, Witness.

Glasgow, February 21, 1852.

FEUS ON THE GRANGE ESTATE,
NEAR EDINBURGH.

There will be exposed to FEU, by Public Auction, within the Sale Rooms of Messrs Cay & Black, No. 45, George Street, Edinburgh, upon Monday the 8th day of March 1852, at Twelve o'clock noon,—THOSE

PORTIONS of the **ENTAILED ESTATE** of **GRANGE** consisting of Ninety-three Lots, laid out for Feus, as the same are delineated on a Feuing Plan, prepared by David Cousin, Esq., Architect, Edinburgh, and situated in the Roads or Streets called, or to be called, The Mansion-House Road; Dick Place; The Lauder Road; The Grange Loan; Cumin Place; The Grange Road; Tantallon Place, and Hatton Place;—all lying within the Parish of St Cuthbert's and Sheriffdom of Edinburgh, belonging to Sir John Dick Lauder of Grange and Fountainhall, Baronet, the heir of entail in possession thereof; and which are to be Let, Granted, or Disposed in Feu-Farm by virtue of an Act of Parliament, dated 22d June 1825, entitled "An Act to enable Sir Thomas Dick Lauder, Baronet, and the heirs of entail succeeding to him in the Estate of Grange, to grant feus thereof, upon certain terms and conditions," and under the authority of the Lord Ordinary on the Bills, in terms of articles and conditions of roup or auction thereof.

For further particulars apply to David Cousin, Esq., Architect, Royal Exchange, Edinburgh; or Messrs Scott, Rymer, & Scott, Chambers, No. 38, North Frederick Street, Edinburgh;—either of whom will show the feuing plan and articles of roup.

Edinburgh, 26th December 1851.

NOTICE.

A Petition has been presented by the Right Honourable John Lord Gray, Captain James Paterson, residing at Linlathen, son of the deceased George Paterson of Castle Huntly, Esquire, the Elder, and John Dundas, Clerk to the Signet, the only surviving and accepting Trustees of the said deceased **GEORGE PATERSON** of Castle Huntly, the Elder, acting under a Trust-Disposition executed by him on 27th July 1812, and