NTIMATION is Hereby Given, that Dr Archi-BALD CAMPBELL of Lerags, Heir of Entail in possession of the Entailed Estate of LERAGS, situated in the County of Argyll, and also sole accepting Trustee and Executor of the now deceased Alexander Campbell last of Lerags, his father, and Miss Margaret Campbell and Miss Eliza CAMPBELL, both residing at Lerags, daughters of the said Alexander Campbell, have presented a Petition to the Lords of Council and 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 their Lordships to authorise and decern the Petitioner, the said Archibald Campbell, the Heir of Entail in possession of the said Entailed Estate, to grant a Bond and Disposition in Security over the same, with the exception of the Mansion-House, Offices, and Policies thereof, in favour of the parties therein named, their Heirs and Assignees, for the sum of L.1,240: 12s., being the amount of the provision made by the said deceased Alexander Campbell for his younger children, by Bond of Provision granted by him dated 11th May 1821, and addition thereto dated 14th May 1838, and by another Deed executed by him and Mrs Frances Ritchie or Campbell, his spouse, dated 28th August 1845, or for such other sum as might be ascertained to be the true amount of the said provision, with the legal interest thereof from the date of such Bond and Disposition in Security till paid, with corresponding penalties,—such Bond and Disposition in Security to be in ordinary form, binding the granter, and the Heirs of Entail in their order successively, to repay the principal sum therein, with interest and penalties as aforesaid, and containing all clauses usual in Bonds and Dispositions in Security granted over Estates in Scotland held in fee-simple;—As Also, to empower and authorise the Petitioner, the said Archibald Campbell, to grant a Bond and Disposition in Security over the said Entailed Estate, with the exceptions aforesaid, for the sum of L.294:9:6, being two-thirds of the amount of a debt for certain Improvements executed on the said Entailed Estate by the said deceased Alexander Campbell, while he was Heir of Entail in possession thereof, in terms of the Act 10 Geo. III, cap. 51, entituled 'An Act to encourage the 'Improvement of lands, tenements, and heredita-ments in that part of Great Britain called Scot-'land, held under settlements of strict Entail,' and constituted by the said deceased Alexander Campbell against the Heirs of Entail succeeding to him in the said Entailed Estate, in terms of the said lastmentioned Act, in the manner particularly specified in the said Petition, and that in favour of any party or Creditor who might advance the amount of such two-third parts, with the legal interest thereof from the date of such advance until repaid, and with corresponding penalties;—such Bond and Disposition in Security to be in ordinary form, binding the granter, and the Heirs of Entail in their order successively, to repay the principal sum therein, with interest and penalties as aforesaid, and to contain all clauses usual in Bonds and Dispositions in Security granted over estates in Scotland held in fee-simple: On which Petition the Lords of the First Division of the Court have pronounced the following Inter-locutor:— 'Edinburgh, 29th January 1853.— 'The Lords appoint this Petition to be interfaced. on the Walls and in the Minute-Book for four-'teen days, and to be publicly advertised once in the Edinburgh Gazette, and once weekly for six ' successive weeks in the North British Advertiser,

' in terms of the Statute; and farther, grant warrant ' for serving the same edictally, or otherwise, upon 'the persons on whom it prays for an order of service to be made, 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 1st February 1853.)

' Dun. M'Neill, I.P.D.' (Signed)

CHARLES CLARK, S.S.C. Agent for the Petitioners.

Edinburgh, 3d February 1853.

NOTICE.

Petition having been presented to Lord Murray, Ordinary officiating on the Bills, at the instance of Mrs Janet Rawline or Johnstone, residing in Chapelhill, in the Parish of Carlaverock, and County of Dumfries, a Creditor to the extent required by law of Miss JEAN FINDLAY, residing at Number 2, Buccleugh Street, Dumfries, now deceased, praying for sequestration of her estates, his Lordship, upon the 31st day of December 1852, granted warrant to cite the successors of the said decread Lord Findley to appear in cessors of the said deceased Jean Findlay to appear in cessors of the said deceased Jean Findlay to appear in Court within twenty-one days after citation, to shew cause why sequestration of the estates of the said deceased Jean Findlay should not be awarded, in terms of the Statute. The said successors having been duly cited to appear accordingly, and no appearance having been made, Lord Curriehill, Ordinary officiating on the Bills upon the 2d day of February current, ordered intimation of the foresaid warrant to be published in the Ediphyreh Gazette, and of new ordained the successors Edinburgh Gazette, and of new ordained the successors of the said deceased Jean Findlay to appear in Court within a further space of twenty-one days from the date of publication of the said Intimation, to shew cause why sequestration of the estates of the said deceased Jean Findlay should not be awarded, in terms of the Statute. Wm. Mason, S.S.C.

13, Bank Street, Agent,

Edinburgh, February 4, 1853.

In the Sequestration of JOHN HARTHILL & SON, Printers, Publishers, and News and Advertising Agents in Edinburgh, and of the said John Harthill, as an Individual, and as Sole Partner of the said

NOTICE is Hereby Given, that the said John Harthill has, with concurrence of a majority in number and four-fifths in value of the Creditors, presented a Petition to the Sheriff of Edinburgh for his discharge, as an Individual, and as sole Partner of said Firm.—Of which Petition the said Sheriff of this date has appointed Intimation to be made in the Edinburgh Gazette, in terms of the 122d Section of the Statute.

JOHN N. FORMAN, W.S. Agent. Edinburgh, February 4, 1853.

SEQUESTRATION of J. & W. CHRISTIE, Spirit Merchants and Farmers at Newbigging, in the Parish of Fowlis Wester, and County of Perth, as a Company, and of John Christie, Farmer at Newbigging as aforesaid, and William Christie, Farmer at Shannacher, in the same Parish, the Individual Partners of said Company, and as Individuals.

THE said John Christie has presented a Petition to the Lord Ordinary on the Bills, with concurrence of a majority in number and four-fifths in value of the Creditors who have produced oaths in the sequestration, for his discharge, without composition, as a Partner of said Company, and as an Individual; and his Lordship has ordered Intimation of the same in the Edinburgh Gazette, in terms of the Statute. Gazette, in terms of the Statute.

JNO. M. JUNNER, S.S.C. Agent. Edinburgh, February 3, 1853.

WILLIAM FULTON, Ham Curer and Provision Merchant in Glasgow, with the concurrence of a majority in number and four-fifths in value of the Creditors of the Copartnership Concern carrying on Business as Ham Curers and Provision Merchants in Glasgow under the Firm of WILLIAM FULTON, and William Fulton and David Kirkland Sliman, both Ham Curers and Provision Merchants there, presented a Petition to the Sheriff of Lanarkshire, for a discharge of all the debts due by him as Partner of the said Concern, and as an Individual, or for which he was said Concern, and as an Individual, or for which he was liable at the date of the sequestration of the estates of