NOTICE.

NTIMATION is Hereby Given, that Thomas BRUCE, of Arnot, Esquire, Commissioner of the District of Jessore, in the Bengal Department of the Civil Service of the Honorable East India Company, residing at Calcutta, Heir of Entail in possession of the Entailed Lands and Estate of Annor and Others, lying in the Parish of Portmeak, and County of Kinross, has presented a Peti-tion to the Lords of Council and Session (First Division, Mr Lindsay, Clerk), in terms of the Act 11th and 12th Victoria, chapter 36, intituled 4 An Act for the Amendment of the Law of Entail in *Scotland, praying their Lordships to authorise the Petitioner to uplift out of the principal sum of L.2,400, (being the proceeds or monies arising out of the Sale of the Superiorities of Feal and Easter Bowhouse, part of the said Entailed Estate,—by the late Thomas Bruce, last of Arnot, the Petitioner's Father,—under the Act 20th George II, cap. 50,) consigned in the Royal Bank of Scotland at Edinburgh in the joint names of the parties mentioned in the said Petition, in trust, until duly applied, the sums of L.1,090: 3:7, and L.420, 78. 21d. amounting in cumulo to L.1,510; 10: 91d, and to apply the same in repayment of three-fourths of the sum of L.1,453:11:5 to the party in right thereto, mentioned in the said Petition, and of three-fourths of the sum of L.560:9:7 to the party in right thereto, mentioned in the said Petition, respectively, expended by the said Thomas Bruce, last of Arnot, in executing permanent Improvements under the Acts 7th and 8th Geo. IV. cap. 105; 1 and 2 Will. IV. cap. 10; and 5 Will. IV. cap. 14, commonly known as the 'Leven Acts,' as specified in the said Petition; and also to authorise the Petitioner to uplift the interest due by the Bank on said sonsigned money, and to apply the same in payment of the interest of the said respective sums of L.1,090:3;7 and L.420:7;2½, since the last day of September 1852, being the date of the death of the said Thomas Bruce, the Petitioner's Father, and to authorise the said Trustees to indorse the Deposit Receipt of the said consigned money to the extent of the said sums and interest, and the said Bank, to make payment of the same to the Petitioner, or his Factor and Commissioner; and to decern for payment of the costs of the said application, and the proceedings under the same, out of the said consigned fund, and to authorise the Bank to pay the same to the Petitioner or his said Factor, all in terms of the said Petition, and the said Act 11th and 12th Vic., cap. 36, therein recited > On which Petition the said Lords of the First Division have pronounced the following Interlocutor: - Edinburgh, 11th March 1854.—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 Newspapers mentioned in the Petition, in terms of the Statute; and further, grant warrant for serving the same on the persons *mentioned in the prayer thereof; 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) Dun. M'NEILL, I.P.D. MURRAY & LOGAN, W.S.,

Edinburgh, 141, George Street, 14th March 1854

° notice. NTIMATION is Hereby Given, That John HENRY CAMPBELL, Esq. of Duncon, Heir of Entail in possession of the Entailed Estate of

presented a Petition to the Court of Session (First Division, Mr Walker, Clerk), in terms of the Act 11 and 12 Victoria, cap. 36, intituled 'An Act for the Amendment of the Law of Entail in Scotland,' and also in terms of the Act 16 and 17 Victoria, cap. 94, intituled An Act to extend the benefits of the Act of the Eleventh and Twelfth years of 'Her present Majesty for the Amendment of the Law of Entail in Scotland, (1.) For the authority and approbation of the Court to the Petitioner's granting Feus of—That portion of the Entailed Estate lying at Innellan, forming part of the Lands of Chapelton, Innellan, Newton, Knockamillie, and Cluniter, in the Parish of Duncon, and Birth of Argyll, bounded on the south-east by the Firth of Clyde, on the north by the Lands of Milton, the property of J. M'Arthur Moir, Esq., on the northwest by other parts of the Estate of Dunoon, and on the south-west by the Lands of Knockdow, the property of Alexander Lamont, Esq.; and amounting to about 450 imperial acres or thereby:—That portion of the Entailed Estate, forming part of the Lands of Kilbride, lying in the Parish of Duncon and Shire of Argyll, bounded on the south-east by the Firth of Clyde, on the north-east by the Lands of Milton, the property of J. M'Arthur Moir, Esq., on the north-west by other parts of the Estate of Duncon, and on the south-west by the Lands of Milton, the property of J. M'Arthur Moir, Esq., and amounting to about 150 imperial acres or thereby:—That portion of the Entailed Estate, forming part of the Lands of Ardbeg, lying in the Parish of Rothesay, and County of Bute, bounded on the east and north by the Kyles of Bute, on the wast readly by the Lands of Kairear. of Bute, on the west partly by the Lands of Kaimes, the property of James Hamilton, Esq., and partly by other parts of the Lands of Ardbeg, and on the south by the property of the Marquis of Bute, and amounting to 95 imperial acres or thereby;—all as more particularly delineated in a Plan produced with said Petition; (2.) To fix and determine the minimum rate or rates of feu-duty at which the said subjects may be feued; (3,)To approve of a form of Feu-Charter, Feu-Contract, or Feu-Disposition to be used under the said application from time to time as the feus should be granted by the Petitioner; and (4.) To grant authority to the Petitioner to grant the said feus in the form so approved of from time to time as he should think proper, all as set forth in the said Petition! In which Petition the Lords of the First Division have pronounced the following Interlocutor:— Edinburgh, 10th March 1854.—The Lords appoint the Petition to be intimated on the Walls and in the Minute-Book for fourteen days, and also to be intimated to Miss Caroline Mary Hetley therein mentioned, and her to answer the same, if advised so to do, within the proper period, in terms of the Statute and relative Acts of Sederunt; further, appoint the Petition to be publicly advertised once in the Edinburgh Gazette, and once weekly for six successive weeks in the North British Advertiser and Glasgow Herald Newspapers.

'Dun, M'NEILL, I.P.D. (Signed) DAVIDSON & SYME, W.S., Agents. Edinburgh, 17th March 1854.

NOTICE.

NTIMATION is Hereby Given, that DAVID BRIGGS, Esquire of Strathairly, Heir of Entail in possession of the Entailed Lands and Estate of Over Carnbee, Strathaurly, and others, all lying in the Shire of Fife, has presented a Petition to the Lords of Council and Session (First Division, Mr Lindsay, Clerk), in terms of the Act 11 DUNOON, in the Counties of Argyll and Bute, has and 12 Victoria, cap. 36, entituled An Act for