ABOYNE, BALLATER, BRAEMAR, AND CAIRNWELL ROAD BILL.

Alteration of Line during progress of Bill:

WHEREAS a Bill is now pending in Parlia-VV ment, intituled "a Bill for making and maintaining a Turnpike Road from Charlestown of Aboyne by Ballater, Crathie, and Castletown of Braemar, to Cairnwell Hill, with a Branch to Crathie, in the county of Aberdeen, and for other purposes."

And whereas during the progress of the said Billand since the deposit of the plan and section therein referred to, which plan and section was depo-sited with the Sheriff-Clerk for the county of Aberdeen, at his office in Aberdeen, in the month of November, in the year One thousand eight hundred and fifty-four, it has been found expedient that one of the Roads by the said Bill intended to be authorised should, between the points on the line of such Road, in the parish of Braemar, in the county of Aberdeen hercinafter mentioned, be constructed according to a different line from that delineated upon the said plan deposited as aforesaid.

Now notice is hereby given that application is intended to be made to Parliament, in the present Session, to insert in the said Bill all necessary and proper provisions for enabling the Trustees, to be appointed by the said Bill, to construct the Road by the said Bill proposed to be authorised, between the first furlong of the sixteenth mile in the said parish of Braemar, as shown on the said plans deposited as aforesaid, and the sixth furlong of the nineteenth mile in the same parish, as shown on the said plans by a line situate in the said parish of Braemar, but differing in its course and direction from that delineated upon the said plans between the above-mentioned points.

And it is proposed to insert in the said Bill powers to make lateral deviations from the line of such altered Road to the extent, or within the limits, defined upon the plan deposited as hereinafter mentioned, and (so far as may be required for the purposes of the said altered portion of Road), to cross, break up, divert, alter, or stop up, either temporarily or permanently, any turnpike and other roads, highways, footpaths, streams, waters, and sewers, within the aforesaid parish of Braemar, between the points before mentioned.

And it is also proposed to insert in the said Bill powers to take lands and buildings by compulsion or agreement, for the purposes of the said altered portion of Road, and to vary or extinguish all existing rights or privileges in any manner connected with such lands and buildings, or which would in any manner impede or interfere with the construction or maintenance thereof.

And it is proposed by the said Bill to take power to erect and maintain turnpike houses, gates, and toll-bars on, and to levy tolls for the use of, the said altered portion of Roads.

And it is also proposed to enable the Trustees to exercise and acquire all such powers, rights, and privileges, and to effect all such agreements and arrangements with Trustees of existing Roads, and other public bodies in respect of the altered portion of the proposed Road between the points above-mentioned, in the parish of Braemar, as are mentioned and referred to in the notice for the said

One thousand eight hundred and fifty-four, a copy of which notice was deposited with the Sheriff-Clerk of the county of Aberdeen, in the month of November, One thousand eight hundred and fifty-four.

And notice is hereby also given that a plan and section describing the direction, line, and levels of the said intended altered portion of the Road, and the lands through which the same is intended to be made, together with a Book of Reference to such plan, and a copy of this notice have been, in this present month of May, deposited for public inspection with the Sheriff-Clerk for the county of Aberdeen, at his office in Aberdeen, and with the Schoolmaster of the united parishes of Crathie and Braemar, at his place of abode.

Dated this Tenth of May, One thousand eight hundred and fifty-five.

BIRCHAM, DALRYMPLE, & DRAKE, 46, Parliament Street, London, Solicitors. JOHN DUNCAN, Advocate in Aberdeen.

## NOTICE.

NTIMATION is Hereby Given, that WILLIAM HENRY KENNEDY ERSKINE, Esquire, of Dun, Heir of Entail in possession of the Entailed Estate of Dun, in the County of Forfar, has presented a Petition to the Court of Session (First Division, Mr Walker, Clerk), in terms of the Act 11th and 12th Victoria, chapter 36, entituled 'An Act for the Amendment of the Law of Entail in Scot-'land,' and of the Act 16th and 17th Victoria, chapter 94, entituled 'An Act to extend the benefits of the Act of the 11th and 12th years of Her ' present Majesty, for the Amendment of the Law of Entail in Scotland, praying their Lordships to find and declare that the sum of L.1,099:14:3, referred to in the Petition, or such other sum as should be ascertained and fixed by their Lordships in the course of the proceedings to follow on said Petition, has been expended by the Petitioner in making permanent Improvements on the said Entailed Estate of Dun, and that the Petitioner is entitled to obtain repayment of the same out of the sum of L 1,543: 19:8, consigned in the British Linen Company's Bank in the joint names of Lord John Frederick Gordon Hallyburton of Pitcur, and Sir William Gibson-Craig of Riccarton, Baronet, being the surplus price of certain portions of the said Entailed Estate of Dun sold by authority of the Court of Session, for payment of Entailers' Debts and Family Provisions, and to grant warrant to and ordain the said Lord John Frederick Gordon Hallyburton and Sir William Gibson-Craig, and also the said British Linen Company, to make payment to the Petitioner of the said sum of L.1,099:14:3, or such other sum as shall be ascertained and fixed by their Lordships, out of the money consigned with the said Bank, as well as the expences of the said application, and to give such farther directions and orders, or to do otherwise in the premises, as to their Lordships should seem proper: On which Petition the Lord Ordinary officiating on the Bills has pronounced the following Interlocutor:—' Edinburgh, 8th May 1855.—The Lord Ordinary officiating on the Bills appoints the Petition to be intimated on the Walls of the Bill-Chamber and in the Minute-Book for fourteen days, and to be served on the persons on whom it prays for an order of service to be made, and them to answer the same, if advised so to do, within the proper periods, in terms of the Statute and relative Bill, which was published in the Edinburgh 'Acts of Sederunt; also appoints the same to be Gazette, of the Twenty-fourth day of November, 'publicly advertised once in the Edinburgh Gazette,