CROWN AGENT'S CHAMBERS, Edinburgh, 10th December 1855.

NOTICE is Hereby Given, that The Right Honorable SIR GEORGE GREY, Baronet, one of Her Majesty's Principal Secretaries of State, has, under the provisions of the 'Burial Grounds '(Scotland) Act, 1855,' made a Representation to Her Majesty in Council, that he has received a Copy of an Interlocutor of the Sheriff-Substitute of Fifeshire, under the said Act, finding the allegations of a Petition of John Balfour, Esq. of Balbirnie, and John Lawson, Esq. of Carriston, that the Ancient Burying Ground in the Parish of MARKINGH, in the said County, if continued as a place of Interment; is and would be dangerous to health, and offensive and contrary to decency, to be proved; which Representation recommends the issue of an Order in Council directing that no new Burial Ground shall be opened within the said Parish of Markinch, save with the previous approval of one of Her Majesty's Principal Secretaries of State, and that BURIALS shall be DISCON-TINUED in the aforesaid Ancient Burying Ground: And that it has pleased Her Majesty in Council to order the said Representation to be taken into consideration by Her Majesty's Most Honorable Privy Council on the 24th day of January next. JOHN C. BRODIE,

NOTICE.

Crown Agent.

NTIMATION is hereby made that Neil James Fergusson Blair, Esquire, of Balthayock, Heir of Entail in possession of the Entailed Estate of Balthayock, lying in the County of Perth, 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, entituled 'An Act ' for the Amendment of the Law of Entail in Scot-'land,' and 16th and 17th Vict., cap. 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 authorise the Petitioner to charge the said Lands and Estate with debt to the extent of L.2,000 sterling, and that unconditionally, but postponed to the Entailer's debt affecting the fee of the said Estate, mentioned in the Petition; and for that end to make, grant, and execute, at the sight of the Court, a Bond and Disposition in Security, or separate Bonds and Dispositions in Security, with a disposition or conveyance of the fee of said Lands and Estate and Others, containing all the powers contained in the form of a Bond and Disposition in Security annexed to the Act 10 and 11 Vict., cap. 50, and all other clauses usual in Bonds and Dispositions in Security over estates in Scotland held in fee-simple, or in such form and manner as to their Lordships shall seem proper,-all in terms of, and in manner authorised by, the Act 11th and 12th Vict., cap. 36, and 16th and 17th Vict., cap. 94: On which Petition the Lords of the First Division have pronounced the following Interlocutor:— Edinburgh, 6th December 1855.—
'The Lords appoint this Petition to be intimated on the Wallsand in the Minute-Book for fourteen days, and advertised in the Edinburgh Gazette and News-papers 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, in terms of the Act 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)

'Dun. M'Neill, I.P.D.'

T. G. MURRAY, W.S.,

Agent for Petitioner.

Edinburgh, 24, Hill Street, 7th December 1855.

THE SHERIFF of Ross-Shire intimates, that Application has been made to him to fix an Additional Polling Place for the County or Ross, at GAIRLOCH, and that the consent of the Lord Advocate has been given to such Additional Polling Place, in terms of the 16th and 17th Victoria, c. 28.—Notice is Hereby Given of the said Application, in terms of the Statute.

GEO. MOIR.

Edinburgh, November 13, 1855.

INTIMATION TO THE CREDITORS OF

LEYS, MASSON, & COMPANY, Flaxspinners at Grandholm Works, near Aberdeen, and of Timothy Abraham Curtis and Alexander Hadden, both Flaxspinners at Grandholm Works aforesaid, the Indivi-dual Partners of said Firm, as Partners, and as Indi-

L AUCHLAN M'KINNON, Junior, Advocate in Aberdeen, the Trustee on the sequential deen, the Trustee on the sequestrated estate of the said Leys, Masson, & Company, and of the said Timothy Abraham Curtis and Alexander Hadden, as Partners and as Individuals, hereby intimates, that accounts of his intromissions with the funds of said estates, brought down to 29th ultimo, and states of the funds recovered and of those outstanding as at the same date, have been made up by him, and have been examined by the Commissioners on said estates, in terms of the Statutes: That the Commissioners have postponed payment of a divi-dend till the recurrence of another statutory period, and they have dispensed with circulars to the Creditors.—Of all which Intimation is hereby made, in terms of the Statute.

L. M'KINNON, Junior.

83, Union Street, Aberdeen, December 7, 1855.

JAMES CRAWFORD, Merchant, 50, South Bridge, Edinburgh, Trustee on the sequestrated estate of JAMES FORSTER & CO., Merchants, Kirkaldy, and of Thomas Forster, Merchant there, sole Partner thereof, and as an Individual, hereby intimates, that his accounts, down to 23d ultimo, have been examined and audited by the Commissioners, and found correct; and that a state of the funds lies with Andrew Innes, Writer, Kirkaldy. The payment of a dividend has been postponed.

JAMES CRAWFORD, Trustee. Edinburgh, December 6, 1855.

GEORGE WINK, Accountant in Glasgow, Trustee on the sequestrated estate of GEORGE GOURLAY, Slater in Glasgow, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 24th ultimo, and states of estate, prought down to the 24th ultimo, and states of the funds recovered and of those outstanding at same date, have been made up and examined by the Commis-sioners, in terms of the Statute: That the Commission-ers have postponed the payment of a dividend till the next statutory period, and dispensed with sending circu-lar letters to the Creditors.

GEO. WINK, Trustee.

42, West George Street, December 7, 1855.

THE Trustee on the sequestrated estates of W. & J. B. LOW, Drapers in Arbroath, as a Company, and of Walter Low and James Beattie Low, both Drapers in Arbroath, as the Individual Partners of that Company, and of the said Walter Low and James Beattie Low, a Individuals, hereby intimates that the Commissioners Individuals, hereby intimates, that the Commissioners have audited his accounts, postponed payment of a dividend till the next statutory period, and dispensed with sending circulars to the Creditors.

Glasgow, December 10, 1855.

WM. TOLMIE.

CEORGE MFARLANE, Accountant in Glasgow, Trustee on the sequestrated estate of ROBERT LAING, Grocer, and Wine and Spirit Dealer, Dumbarton, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 26th ultimo, and states of the funds recovered and of those outstanding as at the same date, have been made up, examined, and approved of by the Commissioners, in terms of the Statute. Further, that the Commissioners have postponed payment of a dividend until next statutory period, and dispensed with circulars being sent to the Creditors.—Of all which Intimation is hereby given, in terms of the Statute.

GEO. M'FARLANE, Trustee. 116, St Vincent Street, Glasgow, December 7, 1855.