NOTICE.

NTIMATION is Hereby Given, That HORATIO GRANVILLE MURRAY ŠTEWART, of Broughton, Esquire, Heir of Entail in possession of the Entailed Lands and Estate of BROUGHTON and Others, in the County of Wigton, and Stewartry af Kirkcudbright, 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 Scotland,' and of the Act 16th and 17th Victoria, cap. 94, entituled '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,' for authority to execute in favour of himself, his heirs, executors, and assignees, or in favour of any party or parties he may think fit, a Bond or Bonds of Annualrent over the said Entailed Estate, or any part thereof, binding himself and his heirs of tailzie in the said Estate. First, to make payment during his lifetime of an Annualrent not exceeding the legal interest of £393, 8s. 3d., being three fourth parts of the expenditure by him in Improvements executed on the said Estate previous to 14th August 1848, (being the date of the passing of the said Act 11th and 12th Victoria, cap. 36,) in terms of the Act 10th Geo. III, cap. 51, as ascertained by decree of the Court of Session, dated 23d January 1856; and after his death of an Annualrent of L.7: 2s. per centum, on said sum for a period of 25 years; and Second, to make payment of an Annualrent of £7:2s. per centum on £7,574, 5s. $4\frac{1}{4}$ d. expended by the Petitioner in Improvements executed on the said Estate, subsequent to said 14th August 1848, and previous to the term of Martinmas 1855, in terms of said lastmentioned Act, as ascertained by the foresaid decree, during the period of 25 years from the date of said decree, or during such part of the said period as may remain unexpired at the date of the said Bond or Bonds: Or otherwise, in the option of the Petitioner, for authority to him to execute in favour of himself and his foresaids, or in favour of any party or parties who may advance the amount, a Bondor Bonds and Disposition in Security over the said Entailed Estate, or any part thereof, other than the Mansion-House, Offices, and Policies, for the sum of £5,311, 15s. 8d., being the two third parts of the foresaid sums of £393, 8s. 3d., and £7,574, 5s. $4\frac{1}{4}$ d. on which the said Bond or Bonds of Annualrent, if granted, would be calculated, with interest and corresponding penalties: On which Petition the Lords of the said First Division of the Court have pronounced the following Interlocutor: - 'Edin-'burgh, 6th March 1856. - 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 in the North British Advertiser and Dumfries and Gallo-'way Courier Newspapers, 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 ' furth thereof.

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

RUSSELL & NICOLSON, C.S.,

Petitioner's Agents.

Ediuburgh, 13th March 1856.

DUNDEE MARINE INSURANCE COMPANY.

TOTICE.—The Winding Up of the Affaine the Concern sometime carried on in Dude under the Name or Firm of The DUNDER MARIN INSURANCE COMPANY being about to be competed by a Final Division of the Remaining Assets among the Shareholders or their Representatives, N tied this is Hereby Given, in order that any Putya Parties having Claims against the Company (if my such there be) may have a final opportunity of lodging the same with the Subscriber, and they are hereby invited to lodge the same with him some ingly, at his Counting house, Royal Exchange Buildings, Dundee, on or before the 21st Mark next, after which date it is proposed that the dission shall be made; and this Intimation is given with certification that no Claim made subsequents the date above specified shall be received or gra effect to by the Subscriber or the Company.

JAMES PÄUL, Insurance Agent

Dundee, 7th February, 1856.

The Court for the Relief of Insolvent Debtors in Ireland.

Pursuant to the Act for the Relief of Insolvent Delwin Ireland, and an Act of the 14th and 15th Vr. ch. 57.

N.B.—See the Notice at the end of this Advertuses. The following Prisoner, whose Estates and Effects have been vested in the Provisional Assignee by Order the Court, having filed his Schedule, is ordered in brought up before the Assistant Barnster for the County of Limerick, at a Court of Quarter-Sesses be holden at the Court-House of Limerick, in all County, on Monday the 7th day of January ISA, a Nine o'clock in the Forenoon precisely, to be deal with according to the Statutes.

ISAAC COOPER, late of Corn-Market Row, in the City of Limerick, Iron Merchant.

N.B.—The hearing of this Petition stands adjound to Wednesday the 9th day of April 1856.

TAKE NOTICE.

1. If any Creditor intends to oppose a Prisoner's Decharge, Notice in Writing of such intention must be given to such Prisoner Two clear days, exclusive of the day, prior to the day of hearing.

2. The petition and schedule will be produced by the proper Officer for inspection and examination at the Office in Dublin, on every Monday, Wednesday, at Friday, between the hours of half-past 10 and 4 o'dook, until dispatched for the Hearings on Circuit.

NOTICE

JOHN CRAIG WYLIE, Commission Merchant,
Glasgow.

THE Trustee on the sequestrated estate of the side John Craig Wylie hereby intimates, that help submitted to the Commissioners a state of the finds recovered and of those outstanding, and his account of intromissions up till the 29th day of February las, which have been audited and approved of by the Commissioners; but that the Commissioners have postponed ordering payment of another dividend, and have depensed with circulars to the Creditors—Of all which Notice is hereby given, in terms of the Statute.

And. MacEwan, Trustee.
Glasgow, March 13, 1856.

CEORGE M'FARLANE, Accountant in Glasgow,
Trustee on the sequestrated estate of ROBEN,
LAING, Grocer and Wine Merchant, Dumbarton, herely
intimates, that an account of his intromissions with the
funds of the estate, brought down to the 26th ultime,
and states of the funds recovered and of those outstarding as at the same date, have been made up, examinel,
and approved of by the Commissioners, in terms of the
Statute. Farther, that the Commissioners have posponed payment of a dividend till next statutory period,
and dispensed with circulars being sent to the Creditors
—Of all which Notice is hereby given, in terms of the
Statute.

Geo. M'Farlane, Trustee

Statute.
116, St Vincent Street,
Glasgow, March 11, 1856.