NOTICE.

INTIMATION is Hereby Given that John HARVIE BROWN, Esq. of Shirgarton and Quarter, residing at Dunipace, in the County of Stirling, Heir of Entail in possession of the En-tailed Lands and Estate of Shirgarton, lying within the Parish of Kippen, Stewartry of Monteath and Shire of Perth, has presented a Petition to the Court of Session (First Division-Junior Lord Ordinary-Mr Drysdale, Clerk), in terms of the Act 11 & 12 Victoria, chapter 36, entituled An Act for the Amendment of the Law of Entail 'in Scotland,' praying their Lordships to find and declare that the sum of L.1094: 18s., 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, had been expended by the Petitioner in making permanent Improvements on the foresaid Entailed Estate of Shirgarton, and to authorise the Petitioner to uplift the sum of L.493:6:3, consigned in the Branch of the Commercial Bank of Scotland at Stirling by the Forth and Clyde Junction Railway Company, as the compensation money payable for a portion of the said Lands and Estate of Shirgarton, taken by the said Railway Company for the formation of their line of Railway, and for the intersectional and other damages sustained by the Petitioner by the formation of the Railway, and to apply the same in repayment pro tanto of the sum expended by him in the foresaid permanent Improvements; and in the event of such portion of the said expenditure of L.1094: 18s. being disallowed as should reduce the said expenditure below the foresaid sum of L.493:6:3, consigned in Bank as aforesaid, and leave a surplus of the said consigned sum less in amount than the sum of L.200, then to find that the Petitioner is entitled to receive payment of such surplus for his own use and behoof; and further, to authorise the Petitioner to uplift and receive from the said Bank, for his own use and behoof, the whole interest which has accrued, or shall accrue, on the said sum of L.493:6:3, in so far as not already paid to him; and to authorise and ordain the said Bank to make payment of the said sum of L.493:6:3, and interest accordingly; and also, to find the said Forth and Clyde Junction Railway Company liable to the Petitioner in payment of the necessary costs and charges of the said application, and of the proceedings relating thereto; and to give such further directions and orders, or to do otherwise in the premises, as to their Lordships should seem proper: On which Petition Lord Mackenzie, Junior Lord Ordinary, pronounced the following Interlocutor: - 20th March 1858.—The Lord Ordinary appoints 'this Petition to be intimated on the Walls and in 'the Minute-Book for fourteen days, and advertised 'in the Edinburgh Gazette and Newspaper men-'tioned in the Petition, in terms of the Statute; "and further, grants warrant for serving the same on the persons mentioned in the prayer thereof, in terms of the Act of Sederunt, and ordains them to 'lodge Answers thereto, if so advised, within four-'teen days from the date of service if within 'Scotland, and sixty days if furth thereof.

'T. MACKENZIE.' CHRISR. DOUGLAS, W.S., Petitioner's Agent.

Edinburgh, 22, Young Street, 25th March 1858.

INTIMATION is Hereby Given that ALEX-ANDER MACLEAN, Esquire of Ardgour, In-stitute of Entail in possession of the Estate of Ardgour and others, in the parish of Kilmalie, and

Sheriffdom of Argyle, and partly within the Lordship of Lochaber, and Shire of Inverness, has presented an Application to the Court of Session (Junior Lord Ordinary,—Mr Drysdale, Clerk,) for authority to SELL the Portions of said Estate specified in the Petition, or otherwise such portions as the Court may select as most suitable to be Sold for the purpose of paying off the Entailer's debts specified in the Petition: Upon which Petition Lord Mackenzie, Ordinary, has pronounced the following Interlocutor:—'19th March 1858.—Lord -The Lord Ordinary ap-MACKENZIE.—Act. points 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, grants warrant for serving the same on the persons mentioned in the prayer thereof, in terms of the Act of Sederunt, and ordains them to give in Answers thereto, if so advised, within fourteen days from the date of service if within Scotland, and sixty days if furth thereof.' (Signed) 'T. MACKENZIE.'

TODS, MURRAY, & JAMIESON, W.S.,

Edinburgh, 26th March 1858.

NOTICE TO CREDITORS.

ROTHE TO CREDITIONS.

MR JOHN HENDERSON, Contractor, Sunnyside, as an Individual, and as Partner of the Firms of Henderson & Reid, Contractors, Coatbridge, and King & Henderson, Coalmasters, Parkhead Colliery, Motherwell, having, on the 24th instant, executed a Trust-Deed in favor of Robert Henderson, Esquire, Banker, Coatbridge, for behoof of his Creditors,—all Parties having Claims against the said John Henderson are requested to lodge the same, properly verified and youched. quested to lodge the same, properly verified and vouched, with the said Robert Henderson, within one month from this date, otherwise they will be excluded from participating under the Trust.

Coatbridge, March 27, 1858.

JAMES MACGREGOR, Writer in Fort-William, Trustee on the sequestrated estate of THOMAS M'DONALD, sometime Writer and Procurator Fiscal in Fort-William, now deceased, hereby intimates, that an account of his intromissions with the funds of the an account of his intromissions with the funds of the estate, brought down to this date, with states of the funds recovered and those outstanding, have been made up and examined by the Commissioners, in terms of the Statute. Further, that the Commissioners have postponed the declaration of a second dividend till the recurrence of another statutory period for doing so, and dispensed with sending circular letters to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

Jas. Macgregor, Trustee. Fort-William, March 26, 1858.

WILLIAM MYLES, Accountant in Dundee, Trustee on the sequestrated estates of MACKENZIE, RAMSAY, & COMPANY, Merchants in Dundee, as a Company, and of Robert Mackenzie and James Ramsay, Junior both Marchants in Dundee, the Individual Part Junior, both Merchants in Dundee, the Individual Partners of that Company, as Partners thereof and as Individuals, hereby intimates, that accounts of his intromissions with the funds of the sequestrated estates of the Company, and of the Individual Partners, brought down to the 16th current, with state of the funds recovered and of those outstanding as at the same date, have been made up by the Company and of the sequestrated estates. made up by him and examined by the Commissioners, in terms of the Statute; and that the Commissioners have postponed payment of a dividend until the next statutory period.—Of all which Notice is hereby given, in terms of the Statute. WM. MYLES, Trustee.

Dundee, March 29, 1858.

THE Trustee on the sequestrated estate of JOHN DOW, lately Draper in Alloa, and lately incarcerated as a Debtor in the Prison of Alloa, hereby intimates, that the Commissioners have postponed payment of a further dividend till the recurrence of another stated period.

John C. Reid, Trustee.

Glasgow, March 29, 1858.