methods (including such papers of glass fibre); cellulosic filtering accessories (including filter tablets); extraction thimbles of paper or glass fibre; all within headings 48.01, 48.07, 48.08, 48.15, 48.21, or 70.20 of the Brussels Nomenclature.

Unless the Court otherwise directs these proceedings will take place in England.

And notice is hereby further given that

- (a) any supplier of goods of any of the classes to which the said Notice of Reference applies who supplies such goods under arrangements for maintaining minimum prices on resale but who has not duly given notice to the Registrar pursuant to section 6(2) of the said Act in respect of such goods
- (b) any retailer of goods of any of the classes to which the said Notice of Reference applies and
- (c) any trade association representing employees in the distributive trades

who wishes to be represented before the Court in the proceedings must notify the Registrar of Restrictive Trading Agreements at the address below in writing within 28 days hereof stating the nature of his interest and whether he supports or opposes the maintenance of minimum resale prices in respect of all or any of the goods to which the said Notice of Reference applies and giving the name of his Solicitor (if any) and an address in the United Kingdom at which documents may be served upon him.

> R. L. Sich, The Registrar of Restrictive Trading Agreements, Chancery House, Chancery Lane, London, W.C.2.

In the Matter of

THE RESALE PRICES ACT 1964 and

In the Matter of a Reference of

TYPEWRITER RIBBONS

1966 PR. No. 60 (E. & W.)

Notice is hereby given pursuant to Rule 8 of the Restrictive Practices Court (Resale Prices) Rules 1965 that on the 12th day of September 1966 there was issued out of the Restrictive Practices Court in England and Wales a Notice of Reference applying to the following class of goods:

Typewriter and similar ribbons, whether or not on spools, except ribbons for laundry marking machines; within heading 98.08 of the Convention of Nomenclature for the Classification of Goods in Customs Tariffs (Cmnd. 1070) commonly known as "the Brussels Nomenclature".

Unless the Court otherwise directs these proceedings will take place in England.

And notice is hereby further given that

- (a) any supplier of goods of the class to which the said Notice of Reference applies who supplies such goods under arrangements for maintaining minimum prices on resale but who has not duly given notice to the Registras, pursuant to section 6(2) of the said Act in respect of such goods.
- (b) any retailer of goods of the class to which the said Notice of Reference applies and
- (c) any trade association representing employees in the distributive trades

the distributive trades who wishes to be represented before the Court in the proceedings must notify the Registrar of Restrictive Trading Agreements at the address below in writing within 28 days hereof stating the nature of his interest and whether he supports or opposes the maintenance of minimum resale prices in respect of all or any of the goods to which the said Notice of Reference applies and giving the name of his Solicitor (if any) and an address in the United Kingdom at which documents may be served upon him.

R. L. Sich, The Registrar of Restrictive Trading Agreements. Chancery House, Chancery Lane, London, W.C.2.

In the Matter of THE RESALE PRICES ACT 1964 and

In the Matter of a Reference of NON-MEDICATED COTTON WOOL

1966 PR. No. 61 (E. & W.)

Notice is hereby given pursuant to Rule 8 of the Restrictive Practices Court (Resale Prices) Rules 1965 that on the 12th day of September 1966 there was issued out of the Restrictive Practices Court in England and Wales a Notice of Reference applying to the following class of goods:

Wadding (cotton-wool), not impregnated or coated with pharmaceutical substances nor put up in retail packings for medical or surgical purposes; within heading 59.01 of the Convention on Nomenclature for the Classification of Goods in Customs Tariffs (Cmnd. 1070) commonly known as "The Brussels Nomenclature".

Unless the Court otherwise directs these proceedings will take place in England.

And notice is hereby further given that

- (a) any supplier of goods of the class to which the said Notice of Reference applies who supplies such goods under arrangements for maintaining minimum prices on resale but who has not duly given notice to the Registrar pursuant to section 6(2) of the said Act in respect of such goods
- (b) any retailer of goods of the class to which the said Notice of Reference applies and
- (c) any trade association representing employees in the distributive trades

who wishes to be represented before the Court in the proceedings must notify the Registrar of Restrictive Trading Agreements at the address below in writing within 28 days hereof stating the nature of his interest and whether he supports or opposes the maintenance of minimum resale prices in respect of all or any of the goods to which the said Notice of Reference applies and giving the name of his Solicitor (if any) and an address in the United Kingdom at which documents may be served upon him.

R. L. Sich, The Registrar of Restrictive Trading Agreements, Chancery House, Chancery Lane, London, W.C.2.

In the Matter of

THE RESALE PRICES ACT, 1964 and

In the Matter of a Reference of

DRY CLEANING FLUID

1966 PR. No. 62 (E. & W.)

Notice is hereby given pursuant to Rule 8 of the Restrictive Practices Court (Resale Prices) Rules 1965 that on the 13th day of September 1966 there was issued out of the Restrictive Practices Court in England and Wales a Notice of Reference applying to the following class of goods:

Fluid for the "dry cleaning" of clothing and other textile articles, within heading 38.19 of the Convention on Nomenclature for the Classification of Goods in Customs Tariffs (Cmnd. 1070) commonly known as "the Brussels Nomenclature".

Unless the Court otherwise directs these proceedings will take place in England.

And notice is hereby further given that

- (a) any supplier of goods of the class to which the said Notice of Reference applies who supplies such goods under arrangements for maintaining ntinimum prices on resale but who has not duly given notice to the Registrar pursuant to section 6(2) of the said Act in respect of such goods
- (b) any retailer of goods of the class to which the said Notice of Reference applies and
- (c) any trade association representing employees in the distributive trades

who wishes to be represented before the Court in the proceedings must notify the Registrar of Restrictive Trading Agreements at the address below in writing within 28 days hereof stating the nature of his interest and whether he supports or opposes the mainten-