

The Belfast Gazette

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State Intelligence

AWARDS

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD

ST. JAMES'S PALACE, LONDON S.W.I.

26th June 1973

THE QUEEN has been graciously pleased to give orders for the following awards of the British Empire Medal and for the publication of the names of those specially shown below as having received an expression of Commendation for Brave Conduct.

Awarded the British Empire Medal for Gallantry (Civil Division)

Catherine, Mrs. BLANKLEY, Member, Belfast H.Q. Transport Ambulance and Nursing Division, St. John Ambulance Brigade.

Hayden ELLIOTT, Sergeant, Belfast H.Q. Transport Ambulance and Nursing Division, St. John Ambulance Brigade.

George MENEELY, Constable, Belfast Harbour Police.

William James NORRIS, Station Officer, Belfast Fire

Queen's Commendation for Brave Conduct Leslie KING, Constable, Belfast Harbour Police.

CROWN OFFICE

House of Lords, SW1A 0PW. 21st June, 1973.

THE QUEEN has been pleased to issue Her Majesty's Letters Patent under the Great Seal of the Realm in the form following:

ELIZABETH THE SECOND by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories Queen Head of the Commonwealth Defender of the Faith to all Archbishops Dukes Marquesses Earls Viscounts Bishops Barons Baronets Knights Citizens and Burgesses and all other

Our faithful Subjects whatsoever to whom these Presents shall come Greeting Whereas it is Our intention to be absent from Our United Kingdom for the purpose of visiting Canada And Whereas by the enactments known as the Regency Acts 1937 to 1953 it is (amongst other things) enacted that in the event of Our absence or increded absence from Our United Kingdom We may in order to prevent delay or difficulty in the despetch of order to prevent delay or difficulty in the despatch of public business by Letters Patent under the Great Seal delegate for the period of that absence to Counsellors of State such of Our Royal functions (except the power to State such of Our Royal functions (except the power to dissolve Parliament otherwise than on Our express instructions and the power to grant any rank title or dignity of the peerage) as may be specified in the Letters Patent And Whereas the persons described by the said enactments as the Counsellors of State to be named in such Letters Patent are as follows that is to say Our most dearly beloved Husband and most faithful Counsellor Prince Philip Duke of Edinburgh Our most dearly beloved Prince Philip Duke of Edinburgh Our most dearly beloved Mother Queen Elizabeth the Queen Mother Our most dearly beloved Son Charles Philip Arthur George Prince of Wales Knight of Our Most Noble Order of the Garter Our most dearly beloved Daughter Princess Anne Elizabeth Alice Louise Our most dear and entirely beloved Sister Princess Margaret Rose Countess of Snowdon Lady of the Imperial Order of the Crown of India Dame Grand Cross of Our Royal Victorian Order and Our most dear and entirely beloved Uncle and most faithful Counsellor Prince Henry William Frederick Albert Duke of Glourester entirely beloved Uncle and most faithful Counsellor Prince Henry William Frederick Albert Duke of Gloucester Knight of Our Most Noble Order of the Garter Knight of Our Most Ancient and Most Noble Order of the Thistle Knight of Our Most Illustrious Order of Saint Patrick Great Master and Principal Knight Grand Cross of Our Most Honourable Order of the Bath Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George Knight Grand Cross of Our Royal Victorian Order subject however to provisions enabling Us by the Letters Patent to except from among the number of those Counsellors any person who is absent from Our United Kingdom or intends to be so absent during the period of Our absence Know Ye that by virtue of the said enactments We do hereby delegate for the period of Our absence to the said Counsellors of State (except during their absence from Our United Kingdom except during their absence from Our United Kingdom (except during their absence from Our United Kingdom those who are or intend to be so absent) the Royal functions specified in the First Schedule annexed hereto to be exercised jointly by not less than two of their number subject to the following exceptions and conditions namely That they the said Counsellors of State shall not have power to dissolve Parliament otherwise than on Our express instructions or to grant any rank title or dignity of the peerage That they shall not receive any homage required to be done to Ourself That they shall

not approve or sign any warrant fiat submission or other document for which Our approval or signature is required for or in connection with any of the matters described in the Second Schedule annexed hereto and That if We signify or it appears to them that they should not act in any matter or for any purpose without Our previous special approval they shall not act in that matter or for that purpose without that approval Commanding all and singular Archbishops Dukes Marquesses Earls Viscounts Bishops Barons Baronets Knights Citizens and Burgesses and all other Our Officers Ministers and Subjects that in everything appertaining to the matters aforesaid they be attendant counselling and helping the said Counsellors of State as it behoves them In Witness whereof We have caused these Our Letters to be made Patent Witness Ourself at Westminster the twenty-first day of June in the twenty-second year of Our Reign

By Warrant under the Queen's Sign Manual

By Warrant under the Queen's Sign Manual

Dobson

THE FIRST SCHEDULE The Delegated Royal Functions

Full power and authority during the period of Our said

To summon and hold on Our behalf Our Privy Council and to signify thereat Our approval for anything for which Our approval in Council is required

To approve and sign on Our behalf Letters Patent signifying the Royal Assent to Acts of Parliament except any Act touching any of the matters for which provision is made in the Act of Settlement or touching Our Royal Style and Titles

To approve and sign on Our behalf any proclamation warrant fiat submission or other document requiring Our approval or signature which relates to the affairs of Our United Kingdom or to the affairs of any of Our Colonies or any Territories under Our protection or in which We have jurisdiction being Colonies or Territories for whose foreign affairs Our Government in the United Kingdom is responsible and to do on Our behalf anything required to be done in relation to any such proclamation warrant fiat submission or other document and

To do on Our behalf anything which by virtue of Our Royal Prerogative or of any statutory or other power We are authorised to do for the safety or good government of Our United Kingdom any of Our said Colonies or any of the said Territories

THE SECOND SCHEDULE

Excepted Matters

Awards of honours decorations and medals Precedence to rank among nobility

The use by British subjects of foreign titles and the wearing of foreign Orders in the United Kingdom

Issue of writs in peerage claims for the determination of abevances

Disbandment and amalgamation of regiments and other army units and changes in army and air force dress

Matters arising in connection with the General Assembly of the Church of Scotland

Amendment of Statutes of Orders

H.M. TREASURY

COUNTER-INFLATION ACT 1973

The Treasury have given consent to the declaration by the following companies of dividends of the total amounts specified for the financial years ending on the specified dates:

Inter-City Investment Group Ltd., London E1-£148,750-31.12.72.

Midland Industries Ltd., Wolverhampton-£50,175-30.9.72. Lyndale Engineering Ltd., Wolverhampton — £20,000 -

Sogomana Group Ltd., Glasgow-£96,366-31.12.72. Highams Ltd., Accrington—£170,990—31.3.73.

General & Engineering Industries Ltd., Dunstable—£752,779 -31.3.73.

John Bland & Co. Ltd., Cardiff-£44,389-31.5.73.

Shaw & Marvin Ltd., Becston-£18,000-31.3.73.

Polymark Ltd., London W12-£68,213-31.12.72.

English & Overscas Investments Ltd., London EC2—£46,819—31.12.72.

N. Brown Investments Ltd., Manchester - £130,832 -31.3.73.

Troydale Industries Ltd., Leeds—£24,902—30.9.73.

W. J. Pyke (Holdings) Ltd., London W1—£9,563—30.6.72.

A. R. V. Holdings Ltd., Beaconsfield-£74,226-31.3.73.

West Cumberland Silk Mills Ltd., London SW1-£75,000-31.3.73.

Elswick-Hopper Ltd., London W1-£25,734-31.1.73.

POST OFFICE

SCHEME P1/1973

NOTE: The Scheme which follows this note is made under section 28 of the Post Office Act 1969 and amends the Post Office Inland Post Scheme 1972. The amending Scheme, which comes into operation on 5th July, 1973:

- (a) redefines the British Postal Area so as to exclude the Isle of Man from that definition;
- (b) contains special provisions for certain services operating between the United Kingdom and the Isle of Man.

(This note is not part of the Scheme)

THE POST OFFICE INLAND POST AMENDMENT (NO. 1) SCHEME 1973

Made 18th June, 1973

Coming into operation 5th July, 1973

The Post Office, by virtue of the powers conferred upon it by section 28 of the Post Office Act 1969, and all other powers enabling it in this behalf, hereby makes the following Scheme:

Commencement, citation, interpretation and revocation

- 1.-(1) This Scheme shall come into operation on 5th July, 1973, and may be cited as the Post Office Inland Post Amendment (No. 1) Scheme 1973.
- (2) This Scheme shall be read as one with the Post Office Inland Post Scheme 1972 (Post Office Scheme P7/1972) (hereinafter called "the Scheme").
- (3) The Interpretation Act 1889 applies for the interpretation of this Scheme as it applies for the interpretation of an Act of Parliament and as if this Scheme were an Act of Parliament.
- 2. In paragraph 3(1) of the Scheme the words "and the Isle of Man" shall be deleted from the definition of "British postal area" and the words ", the Isle of Man" shall be inserted after "the Channel Islands" in the definition of "incoming".
- 3. Paragraph 24 of the Scheme is hereby revoked.

A pplication

4.—(1) In paragraph 4(a) and paragraph 4(c) of the Scheme after the words "Channel Islands", in each case there shall be inserted the words ", the Isle of Man".

(2) In paragraph 4 of the Scheme in proviso (2) after words "Channel Islands", there shall be inserted the the words "Channel Islan words", the Isle of Man".

Registration of newspapers

5.—(1) In paragraph 21(1) of the Scheme after the words "Channel Islands", there shall be inserted the words "or the Isle of Man".

(2) In paragraph 21(6)(b) of the Scheme after the words "Channel Islands", there shall be inserted the words ", the Isle of Man".

Redirection by the public

- 6.—(1) In paragraph 32(1) of the Scheme after the words "Channel Islands" there shall be inserted the words ", the Isle of Man".
- (2) In paragraph 32(3)(b) after the words "Channel Islands", there shall be inserted the words "or in the Isle of Man,".

Application of Scheme to Packets to and from the Channel Islands or the Isle of Man or the Republic of Ireland

- 7. In the title to Part X of the Scheme after the words "CHANNEL ISLANDS", there shall be inserted the words ", OR THE ISLE OF MAN".
- 8. In paragraph 58 of the Scheme after the words "Channel Islands", there shall be inserted the words ", the Isle of Man".
- 9.—(1) In the title to paragraph 59 of the Scheme after the words "Channel Islands", there shall be inserted the words ", the Isle of Man".
- (2) In paragraph 59 of the Scheme after the words "Channel Islands", there shall be inserted the words ", the Isle of Man".

Services not available to and from the Isle of Man

10. After paragraph 60 of the Scheme there shall be inserted the following paragraph:

"Services not available to and from the Isle of Man 60A. No postal packet shall be transmitted between the British postal area and the Isle of Man as a freepost packet, a postage forward parcel or an unaddressed packet."

No rebate postings to the Channel Islands or the Republic of Ireland

- 11.—(1) In the title to paragraph 61 of the Scheme after the words "Channel Islands", there shall be inserted the words ", the Isle of Man".
- (2) In paragraph 61 of the Scheme after the words "Channel Islands", there shall be inserted the words ", the Isle of Man".

Transmission of business reply packets to and from the Isle of Man

- 12. After paragraph 62 of the Scheme there shall be inserted the following paragraph:
 - "62A.—(1) There may be posted in the British postal area without prepayment of postage to an address in the Isle of Man any letter corresponding to a business reply packet, being such a letter as (under or by virtue of the enactments, orders or ordinances for the time being in force in the Isle of Man with respect to postal services) might be posted in the Isle of Man to that address without prepayment of postage.
 - (2) Where, in accordance with the enactments, orders or ordinances for the time being in force in the Isle of Man with respect to postal services, a business reply packet is posted in the Isle of Man without prepayment of postage to an address in the British postal area specified in a Business Reply Licence, the licensee in respect of that licence shall pay on that packet, if it shall be received by him or by his agent, the same amount of postage as would have been charged and payable thereon by him under this Scheme if the packet had been posted in the British postal area."

Registered postal packets to and from the Channel Islands, the Isle of Man or the Republic of Ireland

- 13.—(1) In the title to paragraph 63 of the Scheme after the words "Channel Islands" there shall be inserted the words ", the Isle of Man".
- (2) In paragraph 63 of the Scheme after the words "Channel Islands" wherever it occurs, there shall be inserted the words ", the Isle of Man".

Parcels on which compensation fee paid

14. In paragraph 65 of the Scheme after the words "Channel Islands" wherever it occurs, there shall be inserted the words ", the Isle of Man".

Cash on delivery packets to and from the Channel Islands 15.—(1) In the title to paragraph 66 of the Scheme after

the words "Channel Islands", there shall be inserted the words "or to and from the Isle of Man".

(2) In paragraph 66 of the Scheme after the words "Channel Islands" wherever it occurs, there shall be inserted the words "or the Isle of Man".

Postage not prepaid or insufficiently prepaid

16. In paragraph 67 of the Scheme after the words "Channel Islands", there shall be inserted the words ", or the Isle of Man".

Postings in the Channel Islands, the Isle of Man and the Republic of Ireland

Customs regulations

- 17. In paragraph 68(1) of the Scheme after the words "Channel Islands" there shall be inserted the words ", the Isle of Man".
- 18.—(1) In the title to paragraph 70 of the Scheme after the words "Channel Islands", there shall be inserted the words ", the Isle of Man".
- (2) In paragraph 70(1) of the Scheme after the words "Channel Islands", there shall be inserted the words ", the Isle of Man".

Dated 18th June, 1973.

Signed on behalf of the Post Office by C. H. Briscoe (a person authorised by the Post Office to act in that behalf).

SCHEME P2/1973

NOTE: The Scheme which follows this note is made under section 28 of the Post Office Act 1969 and amends the Post Office Overseas Letter Post Scheme 1971. The amending Scheme, which comes into operation on 5th July, 1973:

- (a) redefines the British postal area so as to exclude the Isle of Man from that definition;
- (b) makes certain other changes consequential thereon.

 (This note is not part of the Scheme)

THE POST OFFICE OVERSEAS LETTER POST AMENDMENT (No. 4) SCHEME 1973

Made 12th June, 1973

Coming into operation 5th July, 1973

The Post Office, by virtue of the powers conferred upon it by section 28 of the Post Office Act 1969 and of all other powers enabling it in this behalf, hereby makes the following Scheme:

Commencement, citation and interpretation

- 1.—(1) This Scheme shall come into operation on the 5th day of July, 1973, and may be cited as the Post Office Overseas Letter Post Amendment (No. 4) Scheme 1973.
- (2) This Scheme shall be read as one with the Post Office Overseas Letter Post Scheme 1971 (Post Office Scheme P7/1971) (hereinafter called "the Scheme") as amended by the Post Office Overseas Letter Post Amendment (No. 1) Scheme 1972 (Post Office Scheme P2/1972), the Post Office Overseas Letter Post Amendment (No. 2) Scheme 1972 (Post Office Scheme P6/1972) and the Post Office Overseas Letter Post Amendment (No. 3) Scheme 1972 (Post Office Scheme P8/1972).
- (3) The Interpretation Act 1889 applies for the interpretation of this Scheme as it applies for the interpretation of an Act of Parliament and as if the Post Office Act 1953 (as amended) were an Act conferring the power to make this Scheme.
- 2. The words "and the Isle of Man" shall be deleted from the definition of "British postal area" in paragraph 3 of the Scheme.

Redirection

- 3.—(1) In paragraphs 40 (1)(a), 40 (1)(b) and 40(6) of the Scheme the words, ", the Isle of Man" shall be inserted immediately after the words "the Channel Islands" wherever they occur.
- (2) In paragraph 40(5) of the Scheme the words "or the Isle of Man" shall be inserted immediately after the

words "the Channel Islands", and the words "or of the Isle of Man" shall be inserted immediately after the words "the Bailiwick in which that place is situate".

(3) In paragraph 40 (7) of the Scheme the words ", the Isle of Man" shall be inserted immediately after the words "the Channel Islands" in both places where they occur.

Dated 12th June, 1973.

Signed on behalf of the Post Office by A. G. Brown (a person authorised by the Post Office to act in that behalf).

SCHEME P3/1973

NOTE: The Scheme which follows this note is made under section 28 of the Post Office Act 1969 and will come into operation on 5th July, 1973.

The Scheme, which amends the Post Office Overseas Parcel Post Scheme 1971, redefines the British postal area so as to exclude the Isle of Man from that definition.

(This note is not part of the Scheme)

THE POST OFFICE OVERSEAS PARCEL POST AMENDMENT (No. 4) SCHEME 1973

Made 12th June 1973

Coming into operation 5th July, 1973.

The Post Office by virtue of the powers conferred upon it by section 28 of the Post Office Act 1969 and of all other powers enabling it in this behalf, hereby makes the following Scheme:

Commencement, citation and interpretation

- 1.—(1) This Scheme shall come into operation on the 5th day of July, 1973, and may be cited as the Post Office Overseas Parcel Post Amendment (No. 4) Scheme 1973.
- (2) This Scheme shall be read as one with the Post Office Overseas Parcel Post Scheme 1971 (Post Office Scheme P8/1971) (hereinafter called "the Scheme") as amended by the Post Office Overseas Parcel Post Amendment (No. 1) Scheme 1972 (Post Office Scheme P3/1972), the Post Office Overseas Parcel Post Amendment (No. 2) Scheme 1972 (Post Office Scheme P5/1972) and the Post Office Overseas Parcel Post Amendment (No. 3) Scheme 1972 (Post Office Scheme P9/1972).
- (3) The Interpretation Act 1889 applies for the interpretation of this Scheme as it applies for the interpretation of an Act of Parliament and as if the Post Office Act 1953 (as amended) were an Act conferring the power to make this Scheme.
- 2. The words "and the Isle of Man" shall be deleted from the definition of "British postal area" in paragraph 3 of the Scheme.

Dated 12th June, 1973.

Signed on behalf of the Post Office by A. G. Brown (a person authorised by the Post Office to act in that behalf).

SCHEME P4/1973

NOTE: The Scheme which follows this note comes into operation on the 5th July, 1973. It amends the Post Office (Postal Order) Scheme 1971 by redefining the British Islands to exclude the Isle of Man.

(This Note is not part of the Scheme)

THE POST OFFICE (POSTAL ORDER) AMENDMENT (NO. 1) SCHEME 1973

Made 11th June, 1973 Coming into operation 5th July, 1973

The Post Office, by virtue of the powers conferred upon it by section 28 of the Post Office Act 1969 and all other powers enabling it in this behalf, hereby makes the following Scheme:

Commencement, citation and interpretation

- (1) This Scheme shall come into operation on the 5th day of July, 1973, and may be cited as the Post Office (Postal Order) Amendment (No. 1) Scheme 1973.
 - (2) This Scheme shall be read as one with the Post Office (Postal Order) Scheme 1971 (hereinafter called "the Scheme").
 - (3) The Interpretation Act 1889 applies for the interpretation of this Scheme as it applies for the interpretation of an Act of Parliament.
- 2. The words "and the Isle of Man" shall be deleted from the definition of "the British Islands" in paragraph 3(1) of the Scheme.

Dated 11th June, 1973.

Signed on behalf of the Post Office by R. Lock (a person authorised by the Post Office to act in that behalf).

SCHEME P5/1973

Note: The Scheme which follows this note comes into operation on the 5th July, 1973. It amends the Money Order Regulations 1967 (SI 1967 No. 801) (as amended by the Post Office (Money Order) Amendment (No. 1) Scheme 1969 and the Post Office (Money Order) Amendment (No. 2) Scheme 1971) which have effect by virtue of paragraph 3 (1) of Schedule 9 to the Post Office Act 1969 as if they were provisions of schemes made under section 28 of that Act. It amends the definition of the British Islands and contains certain provisions for a service between the Isle of Man and the United Kingdom.

(This note is not part of the Scheme)

THE POST OFFICE (MONEY ORDER) AMENDMENT (NO. 3) SCHEME 1973

Made 13th June, 1973

Coming into operation 5th July, 1973

The Post Office, by virtue of the powers conferred upon it by section 28 of, and paragraph 3 (1) of Schedule 9 to, the Post Office Act 1969 and all other powers enabling it in this behalf, hereby makes the following Scheme:

Commencement, citation and interpretation

- .—(1) This Scheme shall come into operation on the 5th day of July, 1973, and may be cited as the Post Office (Money Order) Amendment (No. 3) Scheme 1973.
 - (2) This Scheme shall be read as one with the Money Order Regulations 1967 (SI 1967 No. 801) (hereinafter cailed "the Regulations"), as amended by the Post Office (Money Order) Amendment (No. 1) Scheme 1969 and the Post Office (Money Order) Amendment (No. 2) Scheme 1971.
 - (3) The Interpretation Act 1889 applies for the interpretation of this Scheme as it applies for the interpretation of an Act of Parliament.
- 2.—(1) The words "and the Isle of Man" shall be deleted from the definition of "the British Islands" in regulation I (1) of the Regulations.
 - (2) In the definition of "overseas money order" in regulation 1 (1) of the Regulations the words "the Isle of Man," shall be inserted immediately before the words "the Channel Islands".

Extension of Part II of the Regulations

- 3.—(1) In regulation 18 (1) of the Regulations the words "the Isle of Man," shall be inserted immediately before the words "the Channel Islands" in the first two places where such last mentioned words occur.
 - (2) In regulation 18 (2) of the Regulations the words "the Isle of Man," shall be inserted immediately before the words "the Channel Islands".

Dated 13th June, 1973.

Signed on behalf of the Post Office by P. V. Jackson (a person authorised by the Post Office to act in that behalf).

TELECOMMUNICATIONS CHARGES NOTICE E16/1973

The Post Office hereby gives notice that it will be possible to make telex calls without the assistance of a telex exchange operator from the United Kingdom and the Isle of Man to Philippines from 9th June, 1973.

The charges on and from 9th June, 1973, for telex calls made from the United Kingdom and the Isle of Man to Philippines are as shown below. These charges have been fixed by the Post Office in accordance with paragraph 5(3) and paragraph 12 of the Post Office Telex Scheme 1971 (Post Office Scheme T2/1971) and may be revised by the Post Office without notice.

Calls obtained without the assistance of an operator £1.00 for the first minute (or part thereof); and £1.00 for each subsequent minute (or part thereof).

Calls obtained with the assistance of an operator £3.00 for the first 3 minutes (or part thereof); and £1.00 for each subsequent minute (or part thereof).

Dated the 4th day of June, 1973.

Signed on behalf of the Post Office by Anthony P. Hawkins (a person authorised by the Post Office to act in that behalf).

OTHER IMPERIAL DEPARTMENTS

MISUSE OF DRUGS ACT 1971, SECTION 12(4)

In accordance with section 12(4) of the Misuse of Drugs Act 1971, notice is hereby given that, on 7th June, 1973, the Secretary of State gave the following direction:

Whereas Clive Anthony Watkins, whose registered address is Victoria Cottage, Marton, Rugby, Warwickshire, is a dentist whose general authorities under Regulations 4 and 10 of the Dangerous Drugs (No. 2) Regulations 1964 to possess and supply drugs and other substances to which the said Regulations respectively apply so far as may be necessary for the practice or exercise of his profession are for the time being withdrawn:

Now therefore, in exercise of the power conferred on me by paragraph 3(1) of Schedule 5 to the Misuse of Drugs Act 1971 and in pursuance of section 12(2) of the Act, I, Robert Carr, one of Her Majesty's Principal Secretaries of State, by this direction prohibit the said Clive Anthony Watkins from having in his possession, prescribing, administering, manufacturing, compounding and supplying and from authorising the administration and supply of the substance and products for the time being specified in paragraphs 1 to 5 of Part I of Schedule 2 to the said Act of 1971; so, however, that this direction shall not take effect before 1st July, 1973.

C. J. Train. Assistant Secretary.

Home Office, London SW1. 22nd June, 1973.

In accordance with section 12(4) of the Misuse of Drugs Act 1971, notice is hereby given that, on 7th June, 1973, the Secretary of State gave the following direction:

Whereas the persons named in column 1 Schedule hereto, whose registered addresses are shown in column 2 thereof, are doctors whose general authorities under Regulations 4 and 10 of the Dangerous Drugs (No. 2) Regulations 1964 to possess and supply drugs and other substances to which the said Regulations respectively apply so far as may be necessary for the practice or exercise of their profession are for the time being withdrawn:

Now therefore, in exercise of the power conferred on me by paragraph 3(1) of Schedule 5 to the Misuse of Drugs Act 1971 and in pursuance of section 12(2) of

that Act, I, Robert Carr, one of Her Majesty's Principal Secretaries of State, by this direction prohibit the said persons from having in their possession, prescribing, administering, manufacturing, compounding and supplying and from authorising the administration and supply of the substances and products for the time being specified in paragraphs 1 to 5 of Part I of Schedule 2 to the said Act of 1971; so, however, that this direction shall not take effect before 1st July, 1973.

SCHEDULE

1	2					
Name	Registered address					
Balfour,	202 Braid Road, Edinburgh,					
William Leslie	EH10 6HS					
Brown,	1 Quay Haven, Swanwick Lane,					
David	Southampton S03 7DE					
Burns,	19 Balfour Road, Acton,					
Noel Patrick	London W3					
Caron, Henry Joseph	The Surgery, Post Office Building Pontnewynydd, Pontypool, Monmouthshire					
Case,	40 Suffolk Road, Barnes,					
Ralph Martin	London SW13					
Crookes,	26 William Road, West Bridgford,					
Gary Neville	Nottingham NG2 7QD					
Ford,	1 Lych Way, Horsell, Woking,					
Barbara Doris	Surrey					
Halford,	190 Uppingham Road,					
Patrick Alexander	Leicester					
Harris,	Eastview, Ketley Bank,					
Paul Graham	Oakengates, Shropshire					
Hendry, James	1 Ossian Road, Newlands,					
Gordon Brown	Glasgow 3					
Hirschmann,	Brook Cottage, Ashford Carbonell,					
Joseph	Ludlow, Shropshire					
Hunter-Smith,	51 Brockhill Road, Hythe,					
Conrad	Kent					
Hyden,	24 Seafield Road, Rustington,					
George Eric	Sussex					
Kitchin,	41 Waterloo Road, Birkdale,					
Francis Richard	Southport, Lancashire					
Leven,	The Beeches, Lesmahagow Road,					
Thomas	Strathaven, Lanarkshire					
MacDougall, John Adams	34 Liberton Brae, Edinburgh 9					
MacGregor,	55 Stadium Street, Chelsea,					
Ian Ivor Maynard	London SW10					
Meidlinger,	7 Station Road, Twyford,					
Joseph Graham	Berkshire					
Mukhopadhyay,	6 Gorse Road, Blackburn,					
Ashoke	Lancashire BB2 6LY					
O'Grady,	15 Boothroyden, Blackpool North,					
John Maurice	Lancashire					
O'Reilly,	55 Sandy Lane, Caldicot, Newport,					
James Joseph	Monmouthshire, NP6 4NE					
Quirke,	48 Warateh Avenue, Dalkeith,					
William	Western Australia, 6009					
Robinson, Leonard William	30 Langholm Crescent, Darlington, Co. Durham					
Shukla,	89 Crownwoods Way,					
Dolarrai Keshavlal	London SE9					
Steele,	17 Bentinck Close, Gerrards Cross,					
Elizabeth Joan	Buckinghamshire, SL9 8SQ					
Thompson, William David	Harford Cottage, Sirhowy, Tredegar, Monmouthshire					
Whiteley, Harry Dermot	21 Heneage Road, Grimsby, Lincolnshire					

C. J. Train, Assistant Secretary.

Home Office, London SW1. 22nd June, 1973.

MINISTRY OF AGRICULTURE

Following the Public Inquiry on 12th October, 1972, notice is hereby given that the Ministry of Agriculture in exercise of its powers under Section 131 of the Fisheries Act (Northern Ireland) 1966 has granted licences authorising the formation of oyster beds in certain defined areas of Strangford Lough to A. J. Hollywood, Avalon, White Rock, Killinchy, Co. Down. Maps showing the location of the areas are held at the offices of the Ministry's Fisheries Division, 2/4 Queen Street, Belfast BT1 6EP.

DRAINAGE SCHEMES

Scheme 1: Garryduff Burn Scheme 2: Culramoney Burn Scheme 3: Ballyhunsley Ext. Scheme 4: Ice House Burn Scheme 5: Deffrick Burn

The Ministry of Agriculture for Northern Ireland hereby gives notice in pursuance of Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964 that a Scheme has been prepared for the better drainage of:

(Scheme 1): that part of the Garryduff Burn flowing through or between the townlands of Glenlough and Garryduff in the County of Antrim;

(Scheme 2): that part of the Culramoney Burn flowing through or between the townlands of Culramoney, Breckagh, Cubbindall, Leitrim and Topp Upper in the County of Antrim;

(Scheme 3): that part of the Ballyhunsley Ext. flowing through or between the townlands of Ballyrock Scotch and Island Carragh North in the County of Antrim;

(Scheme 4): that part of the Ice House Burn flowing through or between the townlands of Liscolman, Islandrose, Coole, Toberdoney, Lisnabraugh, Knockavallan, Ballyratahan Lower, Cozies, Craig and Carramoney or Billy in the County of Antrim;

(Scheme 5): that part of the Deffrick Burn flowing through or between the townlands of Deffrick and Glassaneeran Lower in the county of Antrim;

which the Drainage Council have determined to be minor watercourses within the meaning of Section 2(1) of the Drainage Act (Northern Ireland) 1964.

Copies of the Schemes may be inspected free of charge by any person during the period of 2nd July, 1973, to 2nd August, 1973 inclusive, at the offices of Antrim County Council, County Hall, Galgorm Road, Ballymena, and at the Ballymoney Rural District Council, Riada House, Ballymoney, Co. Antrim, between the hours of 9.30 and 5.00 p.m. Monday to Friday.

Any person who considers that his interests will be prejudicially affected by the Scheme may at any time within one month after the date of publication of this notice send to the Secretary, Ministry of Agriculture, Drainage Division, York Buildings, 2 Curtis Street, Belfast BT1 2PF, all such (if any) observations in regard to the Schemes as he shall think proper.

The Notice required to be given by Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964 will be found in the following publications for the week ending 30th June, 1973.

The Ballymena Observer Coleraine Chronicle

Scheme 1: Ferrystown Drain Scheme 2: McKeestown Drain

The Ministry of Agriculture for Northern Ireland hereby gives notice in pursuance of Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964 that a Scheme has been prepared for the better drainage of:

(Scheme 1): that part of the Ferrystown Drain flowing through the townland of Gortgole in the County of Antrim;

(Scheme 2): that part of the McKeestown Drain flowing through the townland of Gortgole in the County of Antrim;

which the Drainage Council have determined to be minor watercourses within the meaning of Section 2(1) of the Drainage Act (Northern Ireland) 1964.

Copies of the Schemes may be inspected free of charge by any person during the period 2nd July, 1973, to 2nd August, 1973 inclusive at the offices of Antrim County Council, County Hall, Galgorm Road, Ballymena, and Ballymena Rural District Council, The Town Hall, Bridge Street, Ballymena, Co. Antrim, between the hours of 9.30 a.m. and 5.00 p.m. Monday to Friday.

Any person who considers that his interests will be prejudicially affected by the Scheme may at any time within one month after the date of publication of this notice send to the Secretary, Ministry of Agriculture, Drainage Division, York Buildings, 2 Curtis Street, Belfast BT1 2PF, all such (if any) observations in regard to the Schemes as he shall think proper.

The Notice required to be given by Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964 will be found in the following publications for the week ending 30th June, 1973.

Ballymena Observer Ballymena Chronicle

Scheme 1: Glencloy River

The Ministry of Agriculture for Northern Ireland hereby gives notice in pursuance of Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964 that a Scheme has been prepared for the better drainage of:

(Scheme 1): that part of the Glencloy River flowing through or between the townlands of Stony Hill, Bay, Drumnasole, Druminagh and Galdanagh in the County of Antrim;

which the Drainage Council have determined to be a minor watercourse within the meaning of Section 2(1) of the Drainage Act (Northern Ireland) 1964.

Copies of the Scheme may be inspected free of charge by any person during the period 2nd July, 1973, to 2nd August, 1973 inclusive at the offices of Antrim County Council, County Hall, Galgorm Road, Ballymena, and Larne Rural District Council, Sir Thomas Dixon Buildings, Victoria Road, Co. Antrim, between the hours of 9.30 a.m. and 5.00 p.m. Monday to Friday.

Any person who considers that his interests will be prejudicially affected by the Scheme may at any time within one month after the date of publication of this notice send to the Secretary, Ministry of Agriculture, Drainage Division, York Buildings, 2 Curtis Street, Belfast BTI 2PF, all such (if any) observations in regard to the Scheme as he shall think proper.

The Notice required to be given by Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964, will be found in the following publications for the week ending 30th June, 1973.

East Antrim Times Ballymena Observer

Scheme 1: Yorks Drain

The Ministry of Agriculture for Northern Ireland hereby gives notice in pursuance of Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964, that a Scheme has been prepared for the better drainage of:

(Scheme 1): that part of the Yorks Drain flowing through or between Shane's Castle Park and the townland of Maghereagh in the County of Antrim;

which the Drainage Council have determined to be minor

watercourses within the meaning of Section 2(1) of the Drainage Act (Northern Ireland) 1964.

Copies of the Schemes may be inspected free of charge by any person during the period 2nd July, 1973, to 2nd August, 1973 inclusive, at the offices of Antrim County Council, County Hall, Galgorm Road, Ballymena, Co. Antrim, and Antrim Rural District Council, The Steeple, Steeple Hill, Antrim, between the hours of 9.30 a.m. and 5.00 p.m. Monday to Friday.

Any person who considers that his interests will be prejudicially affected by the Scheme may, at any time within one month after the date of publication of this notice send to the Secretary, Ministry of Agriculture, Drainage Division, York Buildings, 2 Curtis Street, Belfast BT1 2PF all such (if any) observations in regard to the Scheme as he shall think proper.

The Notice required to be given by Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964, will be found in the following publications for the week ending 30th June, 1973.

> Ballymena Observer Belfast Telegraph (Friday edition)

Scheme 1: Moyaver Burn Scheme 2: Carey River

The Ministry of Agriculture for Northern Ireland hereby gives notice in pursuance of Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964, that a Scheme has been prepared for the better drainage of:

(Scheme 1): that part of the Moyaver Burn flowing through the townland of Moyaver Upper in the County of Antrim;

(Scheme 2): that part of the Carey River flowing through or between the townlands of Bonamargy, Broughanlea, Drumahaman, Carey Mill and Acravally in the County of Antrim;

which the Drainage Council have determined to be minor watercourses within the meaning of Section 2(1) of the Drainage Act (Northern Ireland) 1964.

Copies of the Schemes may be inspected free of charge by any person during the period 2nd July, 1973, to 2nd August, 1973 inclusive, at the offices of Antrim County Council, County Hall, Galgorm Road, Ballymena, Co. Antrim, and Ballycastle Rural District Council, Coleraine Road, Ballycastle, Co. Antrim, between the hours of 9.30 a.m. and 5.00 p.m. Monday to Friday.

Any person who considers that his interests will be prejudicially affected by the Scheme may, at any time within one month after the date of publication of this notice send to the Secretary, Ministry of Agriculture, Drainage Division, York Buildings, 2 Curtis Street, Belfast BTI 2PF, all such (if any) observations in regard to the Schemes as he shall think proper.

The Notice required to be given by Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964, will be found in the following publications for the week ending 30th June, 1973.

Coleraine Chronicle
Northern Constitution

Scheme 1: Tirkane Burn Scheme 2: Killard Burn Scheme 3: Rocktown Burn Scheme 4: Gorteade Burn Scheme 5: Lisgorgan Burn

The Ministry of Agriculture for Northern Ireland hereby gives notice in pursuance of Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964, that a Scheme has been prepared for the better drainage of:

(Scheme 1): that part of the Tirkane Burn flowing through the townland of Tirkane in the County of Londonderry;

(Scheme 2): that part of the Killard Burn flowing through or between the townlands of Rocktown and Drumard in the County of Londonderry;

(Scheme 3): that part of the Rocktown Burn flowing through the townland of Rocktown in the County of Londonderry;

(Scheme 4): that part of the Gorteade Burn flowing through or between the townlands of Upperland, Dunglady, Gorteade and Lisgorgan Glebe in the County of Londonderry;

(Scheme 5): that part of the Lisgorgan Burn flowing through or between the townlands of Lisgorgan Glebe and Killymuck Glebe in the County of Londonderry;

which the Drainage Council have determined to be minor watercourses within the meaning of Section 2(1) of the Drainage Act (Northern Ireland) 1964.

Copies of the Schemes may be inspected free of charge by any person during the period 2nd July, 1973, to 2nd August, 1973 inclusive, at the offices of Londonderry County Council, County Hall, Coleraine, Co. Londonderry, and Magherafelt Rural District Council, Queens Avenue, Magherafelt, Co. Londonderry, between the hours of 9.30 a.m. and 5.00 p.m. Monday to Friday.

Any person who considers that his interests will be prejudicially affected by the Scheme may, at any time within one month after the date of publication of this notice sent to the Secretary, Ministry of Agriculture, Drainage Division, York Buildings, 2 Curtis Street, Belfast BTI 2PF, all such (if any) observations in regard to the Schemes as he shall think proper.

The Notice required to be given by Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964, will be found in the following publications for the week ending 30th June, 1973.

Northern Constitution Coleraine Chronicle

Scheme 1: Movanagher Burn Ext.

The Ministry of Agriculture for Northern Ireland hereby gives notice in pursuance of Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964 that a Scheme has been prepared for the better drainage of:

(Scheme 1): that part of the Movanagher Burn Ext.
flowing through or between the townlands
of Mullan and Culnaman in the County of
Londonderry;

which the Drainage Council have determined to be a minor watercourse within the meaning of Section 2(1) of the Drainage Act (Northern Ireland) 1964.

Copies of the Scheme may be inspected free of charge by any person during the period 2nd July, 1973, to 2nd August, 1973 inclusive, at the Offices of Londonderry County Council, County Hall, Coleraine, Co. Londonderry, and Coleraine Rural District Council, 1 Ferryquay Street, Coleraine, Co. Londonderry, between the hours of 9.30 a.m. and 5.00 p.m. Monday to Friday.

Any person who considers that his interests will be prejudicially affected by the Scheme may at any time within one month after the date of publication of this notice send to the Secretary, Ministry of Agriculture, Drainage Division, York Buildings, 2 Curtis Street, Belfast BT1 2PF, all such (if any) observations in regard to the Scheme as he shall think proper.

The Notice required to be given by Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964 will be found in the following publications for the week ending 30th June, 1973.

Northern Constitution Coleraine Chronicle

Scheme 1: Drummuck Burn Ext. Scheme 2: Beagh River Ext. Scheme 3: Grillagh River Ext.

Scheme 4: Yorkstown Drain

Scheme 5: Cassidys Drain

The Ministry of Agriculture for Northern Ireland hereby gives notice in pursuance of Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964 that a Scheme has been prepared for the better drainage of:

(Scheme 1): that part of the Drummuck Burn Ext. flowing through or between the townlands of Moyagall and Gulladuff in the County of Londonderry;

(Scheme 2): that part of the Beagh River Ext. flowing through or between the townlands of Gran-aghan, Swatragh, Laragh, Corlacky, Knocko-neill and Tirhugh in the County of Londonderry;

(Scheme 3): that part of the Grillagh River Ext. flowing through or between the townlands of Grillagh, Tirnony, Glebe, Gortinure, Carrowmenagh and Tirkane in the County of Londonderry;

(Scheme 4): that part of the Yorkstown Drain flowing through the townland of Eden in the County of Londonderry;

(Scheme 5): that part of the Cassidys Drain flowing through the townland of Eden in the County of Londonderry;

which the Drainage Council have determined to be minor watercourses within the meaning of Section 2(1) of the Drainage Act (Northern Ireland) 1964.

Copies of the Schemes may be inspected free of charge by any person during the period 2nd July, 1973, to 2nd August, 1973 inclusive, at the offices of Londonderry County Council, County Hall, Coleraine, Co. Londonderry, and Coleraine Rural District Council, 1 Ferryquay Street, Coleraine, Co. Londonderry, between the hours of 9.30 a.m. and 5.00 p.m. Monday to Friday.

Any person who considers that his interests will be prejudicially affected by the Scheme may at any time within one month after the date of publication of this notice send to the Secretary, Ministry of Agriculture, Drainage Division, York Buildings, 2 Curtis Street, Belfast BTl 2PF all such (if any) observations in regard to the Schemes as he shall think proper.

The Notice required to be given by Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964 will be found in the following publications for the week ending 30th June, 1973.

Northern Constitution Coleraine Chronicle

Scheme 1: Drumnacanon Drain

Scheme 2: Crockettstown Burn

Scheme 3: Ballymacpeake Burn

Scheme 4: Tirnony Burn

Scheme 5: Drumlamph Burn

The Ministry of Agriculture for Northern Ireland hereby gives notice in pursuance of Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964 that a Scheme has been prepared for the better drainage of:

(Scheme 1): that part of the Drumnacanon Drain flowing through the townland of Drumnacanon in the County of Londonderry;

(Scheme 2): that part of the Crockettstown Burn flowing through or between the townlands of Drumnacanon and Dunglady in the County of Londonderry:

(Scheme 3): that part of the Ballymacpeake Burn flowing through or between the townlands of Money-staghan-Macpeake and Ballymacpeake Lower in the County of Londonderry;

(Scheme 4): that part of the Tirnony Burn flowing through

or between the townlands of Grillagh, Craigmore and Tirnony in the County of Londonderry:

(Scheme 5): that part of the Drumlamph Burn flowing through or between the townlands of Carrow-menagh and Tirnony in the County of Londonderry;

which the Drainage Council have determined to be minor watercourses within the meaning of Section 2(1) of the Drainage Act (Northern Ireland) 1964.

Copies of the Schemes may be inspected free of charge by any person during the period 2nd July, 1973, to 2nd August, 1973 inclusive, at the offices of Londonderry County Council, County Hall, Coleraine, and Magherafelt Rural District Council, Queens Avenue, Magherafelt, Co. Londonderry, between the hours of 9.30 a.m. and 5.00 p.m. Monday to Friday.

Any person who considers that his interests will be prejudicially affected by the Scheme may at any time within one month after the date of publication of this notice send to the Secretary, Ministry of Agriculture, Drainage Division, York Buildings, 2 Curtis Street, Belfast BT1 2PF, all such (if any) observations in regard to the Schemes as he shall think proper.

The Notice required to be given by Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964 will be found in the following publications for the week ending 30th June, 1973.

Northern Constitution Coleraine Chronicle

Scheme 1: Coolagh Burn

Scheme 2: Coolagh Branch Drain

Scheme 3: Gresteel More Drain

Scheme 4: Tullybrisland Burn

The Ministry of Agriculture for Northern Ireland hereby gives notice in pursuance of Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964, that a Scheme has been prepared for the better drainage of:

(Scheme 1): that part of the Coolagh Burn flowing through or between the townlands of Coolagh and Faughanvale in the County of Londonderry;

(Scheme 2): that part of the Coolagh Branch Drain flowing through or between the townlands of Coolagh and Faughanvale in the County of Londonderry;

(Scheme 3): that part of the Gresteel More Drain flowing through the townland of Gresteel More in the County of Londonderry;
(Scheme 4): that part of the Tullybrisland Burn flowing through the townland of Tullybrisland in the County of Londonderry;

which the Drainage Council have determined to be minor watercourses within the meaning of Section 2(1) of the Drainage Act (Northern Ireland) 1964.

Copies of the Schemes may be inspected free of charge by any person during the period 2nd July, 1973, to 2nd August, 1973 inclusive, at the offices of Londonderry County Council, County Hall, Coleraine, Co. Londonderry, and Limavady Rural District Council, Greystone Road, Limavady, Co. Londonderry, between the hours of 9.30 a.m. and 5.00 p.m. Monday to Friday.

Any person who considers that his interests will be prejudicially affected by the Scheme may, at any time within one month after the date of publication of this notice send to the Secretary, Ministry of Agriculture, Drainage Division. York Buildings, 2 Curtis Street, Belfast BT1 2PF, all such (if any) observations in regard to the Schemes as he shall think proper.

The Notice required to be given by Section 5(1)(b) of the Drainage Act (Northern Ireland) 1947 as extended by Section 6(2) of the Drainage Act (Northern Ireland) 1964, will be found in the following publications for the week ending 30th June, 1973.

Northern Constitution Coleraine Chronicle

MINISTRY OF COMMERCE

MINERAL DEVELOPMENT ACT (NORTHERN IRELAND) 1969

The Ministry of Commerce (hereinafter referred to as "the Ministry") hereby gives notice pursuant to section 11(3) of the above Act that the Ministry proposes in exercise of its power under section 11 of the above Act to grant a prospecting licence authorising Anglo United Development Corporation Limited to enter the lands in those townlands in the Rural District of Larne in the County of Antrim listed in the Schedule hereto and there do all such things as are necessary for or reasonably incidental to the purposes of searching for all such mines and minerals as are vested in the Ministry.

Maps illustrating the said lands may be inspected at the offices of Whitehead Urban District Council, The Pavilion, Islandmagee Road, Whitehead, between the hours of 9.30 a.m. and 1 p.m. and 2 p.m. and 5 p.m., Monday to Friday or at the offices of the Ministry, 64 Chichester Street, Belfast BT1 4JX between the hours of 9.30 a.m. and 5 p.m. Monday to Friday.

Any person may make representations to the Ministry at 64 Chichester Street, Belfast BT1 4JX with respect to the proposed licence within one month from the 29th June, 1973.

SCHEDULE

Cloughfin (part), Mullaghdoo, Gransha (part), Ballykeel (part) (DED of Island Magee South), Ballystrudder, Temple-effin (part), Ballyedward (part) (DED of Glynn), Bentra (part) and Forthill (part).

MINISTRY OF DEVELOPMENT

Notice is hereby given that the Ministry of Development on behalf of the Secretary of State and in exercise of the powers conferred on it by the Roads Act (Northern Ireland) 1948 and of every other power enabling it in that behalf has made an Order dated 23rd May, 1973, entitled "The Abandonment of Roads (County Down) Order (Northern Ireland) 1973" authorising Down County Council to abandon a portion of Route A2 in the townland of Narrow Water.

Copies of the Order may be obtained from the Ministry of Development, Stormont, Belfast BT4 3SS.

Notice is hereby given that the Ministry of Development, on behalf of the Secretary of State and in exercise of the powers conferred on it by the Roads Act (Northern Ireland) 1948 and of every other power enabling it in that behalf, has made an Order dated 23rd May, 1973, entitled "The Abandonment of Roads (County Armagh) (No. 4) Order (Northern Ireland) 1973" authorising Armagh County Council to abandon a portion of Route B78 in the townland of Coolmillish.

Copies of the Order may be obtained from the Ministry of Development, Stormont, Belfast BT4 3SS.

Notice is hereby given that the Ministry of Development, on behalf of the Secretary of State and in exercise of the powers conferred on it by the Roads Act (Northern Ireland) 1948 and of every other power enabling it in that behalf, has made an Order dated 23rd May, 1973, entitled "The Abandonment of Roads (County Armagh) (No. 3) Order (Northern Ireland) 1973" authorising Armagh County Council to abandon 2 portions of Route A28 in the townland of Coolmillish.

Copies of the Order may be obtained from the Ministry of Development, Stormont, Belfast BT4 3SS.

Notice is hereby given that the Ministry of Development, on behalf of the Secretary of State and in exercise of the powers conferred on it by the Roads Act (Northern Ireland) 1948 and of every other power enabling it in that behalf, has made an Order dated 23rd May, 1973, entitled "The Stopping-Up of Roads (County Armagh) Order (Northern Ireland) 1973" authorising Armagh County Council to stop-up a portion of Route A28 in the townland of Coolmillish.

Copies of the Order may be obtained from the Ministry of Development, Stormont, Belfast BT4 3SS.

Notice is hereby given that the Ministry of Development on behalf of the Secretary of State and in exercise of the powers conferred on it by section 41(8) and (9) of the Local Government Act (Northern Ireland) 1972 has made an Order entitled the Local Government (Employment of Building Control Staff) Order (Northern Ireland) 1973 (S.R.&O. 1973, No. 167).

This Order provides for the employment of building control staff by certain councils on behalf of groups of councils and for consequential provisions arising from such employment.

Copies of the Order may be purchased from the Government Bookshop, 80 Chichester Street, Belfast BT1 4JY.

Notice is hereby given that the Ministry of Development on behalf of the Secretary of State and in exercise of the powers conferred on it by section 41(8) and (9) of the Local Government Act (Northern Ireland) 1972 has made an Order entitled the Local Government (Employment of Public Health Inspectors) Order (Northern Ireland) 1973 (S.R.&O. 1973, No. 168).

This Order provides for the employment of public health inspectors by certain councils on behalf of groups of councils and for consequential provisions arising from such employment.

Copies of the Order may be purchased from the Government Bookshop, 80 Chichester Street, Belfast BT1 4JY.

APPEAL UNDER THE PLANNING ACTS (NORTHERN IRELAND) 1931 TO 1971

Proposed Development: Dwelling at Shanliss Lower, Coalisland

Notice is hereby given that Mr. H. A. Patton, F.R.I.B.A., F.R.T.P.I., has been appointed by the Ministry of Development in exercise of its powers under section 2(6) of the Planning (Interim Development) Act (Northern Ireland) 1944 to hear and determine the appeal of Mr. Patrick J. McLernon against the decision of Tyrone County Council concerning the above-mentioned proposal.

The appeal will be heard on Wednesday, 4th July, 1973, at 11.00 a.m. in the Committee Room, Dungannon Urban District Council Offices, Market Square, Dungannon.

Proposed Development: Workshop at rear of 20 Antrim
Road, Lisburn

Notice is hereby given that Mr. C. P. Savage, A.R.I.B.A., Dip.T.P., A.M.T.P.I., has been appointed by the Ministry of Development in exercise of its powers under section 2(6) of the Planning (Interim Development) Act (Northern Ireland) 1944 to hear and determine the appeal of Mr. Thomas Allen against the decision of Lisburn Borough Council concerning the above-mentioned proposal.

The appeal will be heard on Wednesday, 4th July, 1973, at 11.00 a.m. in the Boardroom, Lisburn Borough Council Offices, Town Hall, Lisburn.

Proposed Development: Erection of Two Bungalows at Cargaclougher, Keady

Notice is hereby given that Mr. C. P. Savage, A.R.I.B.A., Dip.T.P., A.M.T.P.I., has been appointed by the Ministry of Development in exercise of its powers under section 2(6) of the Planning (Interim Development) Act (Northern Ireland) 1944 to hear and determine the appeal of Mr. Oliver Harvey against the decision of Armagh County Council concerning the above-mentioned proposal.

The appeal will be heard on Tuesday, 3rd July, 1973, at 11.00 a.m. in the Council Chamber, Armagh Rural District Council Offices, 2 Newry Road, Armagh.

MINISTRY OF HOME AFFAIRS

Notice is hereby given that the Secretary of State for Northern Ireland has made Regulations entitled the Electoral Law (Local General Election 1973) (No. 2) Regulations (Northern Ireland) 1973 (S.R.&O. 1973, No. 173).

These Regulations provide for the postponement of the first meeting in 1973 of a district council where the election in one of its areas has been postponed because of the death of a candidate.

Copies of the Regulations may be purchased from the Government Bookshop, 80 Chichester Street, Belfast BT1 4JY.

Notice is hereby given that the Secretary of State, in exercise of the powers conferred on him by section 5(3) of the County Courts Act (Northern Ireland) 1959, Article 3 of the County Courts (Additional Sitting) Order (Northern Ireland) 1972 and section 1(1)(a) of the Northern Ireland (Temporary Provisions) Act 1972, has made an Order entitled the County Courts (Additional Sitting) (Belfast Recorder's Court) Order (Northern Ireland) 1973 (S.R.&O. 1973, No. 187).

This Order fixes an Additional Sitting of the Belfast Recorder's Court for the hearing of proceedings to which Part V or Part VI of the County Courts Act (Northern Ireland) 1959 applies. These Parts relate respectively to the original criminal jurisdiction of the County Courts by way of trial on indictment and to appeals to those Courts against orders of courts of summary jurisdiction.

Copies of the Order may be purchased from the Government Bookshop, 80 Chichester Street, Belfast BTI 4JY.

Notice is hereby given that the Secretary of State in exercise of the powers conferred on him by section 7(4A) of the Administration of Estates Act (Northern Ireland) 1955 and by section 1(1) of the Northern Ireland (Temporary Provisions) Act 1972 and of all other powers enabling him in that behalf has made an Order entitled the Administration of Estates (Rights of Surviving Spouse) Order (Northern Ireland) 1973 (S.R.&O. 1973, No. 199).

Copies of the Order which with effect from the 2nd August, 1973, may be purchased from the Government Bookshop, 80 Chichester Street, Belfast BT1 4JY.

The Secretary of State has been pleased to appoint the undermentioned gentlemen to the office of High Sheriff for the following County Boroughs in Northern Ireland for the year June 1973 to June 1974:

Belfast

Alderman Alfred Walker Shaw, 16 Beechgrove Drive, Belfast BT6 ONW.

Londonderry

D. J. T. Gilliland, Esq., B.A., LL.B., Brookhall, Londonderry.

EXPLOSIVES—CONTROL OF SODIUM CHLORATE MIXTURES

EXPLOSIVES ACTS (NORTHERN IRELAND) 1875-1970

EXPLOSIVES (NORTHERN IRELAND) ORDER 1972

Notice is hereby given that the Secretary of State has made Regulations dated 4th June, 1973, entitled the Explosives (Amendment) Regulations (Northern Ireland) 1973 (S.R.&O. 1973, No. 171).

With effect from 1st July, 1973, these Regulations exempt certain Sodium Chlorate Scurry mixtures from the controls imposed by the Explosives Regulations (Northern Ireland) 1972 (S.R.&O. (N.I.) 1972, No. 118).

Copies of the regulations may be purchased from the Government Bookshop, 80 Chichester Street, Belfast BT1 4JY.

MINISTRY OF HEALTH AND SOCIAL SERVICES

Notice is hereby given that the Ministry of Health and Social Services, on behalf of the Secretary of State and in exercise of the powers conferred on it by the Food and Drugs Act (Northern Ireland) 1958, has made regulations entitled the Lead in Food (Amendment) Regulations (Northern Ireland) 1973 (S.R.&O. 1973, No. 196).

These regulations amend the Lead in Food Regulations (Northern Ireland) 1961.

Copies of the regulations may be purchased from the Government Bookshop, 80 Chichester Street, Belfast BT1 4JY.

Notice is hereby given that the Ministry of Health and Social Services, on behalf of the Secretary of State and in exercise of the powers conferred on it by the Food and Drugs Act (Northern Ireland) 1958, has made regulations entitled the Arsenic in Food (Amendment) Regulations (Northern Ireland) 1973 (S.R.&O. 1973, No. 197).

These regulations amend the Arsenic in Food Regulations (Northern Ireland) 1961.

Copies of the regulations may be purchased from the Government Bookshop, 80 Chichester Street, Belfast BT1 4JY.

NATIONAL INSURANCE (INDUSTRIAL INJURIES) ACTS (NORTHERN IRELAND) 1966 TO 1972

Notice is hereby given that in pursuance of powers conferred by sections 25(2)(c), 27(1) and 31(2) of the National Insurance (Industrial Injuries) Act (Northern Ireland) 1966, and of all other powers enabling it in that behalf, the Ministry of Health and Social Services for Northern Ireland on behalf of the Secretary of State has made regulations entitled the National Insurance (Industrial Injuries) (Claims and Payments) Amendment Regulations (Northern Ireland) 1973 (S.R.&O. 1973, No. 169).

Copies of the regulations may be purchased from the Government Bookshop, 80 Chichester Street, Belfast BT1 4JY.

CONTRACTS OF EMPLOYMENT AND REDUNDANCY PAYMENTS ACT (NORTHERN IRELAND) 1965

Notice is hereby given that, in exercise of the powers conferred by section 26(5) of the Contracts of Employment and Redundancy Payments Act (Northern Ireland) 1965 and of every other power enabling it in that behalf, the Ministry of Health and Social Services, on behalf of the

Secretary of State, has made an Order dated 15th June, 1973, entitled the Redundancy Payments (Merchant Seamen Exclusion) Order (Northern Ireland) 1973 (S.R.&O. 1973, No. 188).

Copies of this Order may be purchased from the Government Bookshop, 80 Chichester Street Belfast RT1 41Y

FACTORIES ACT (NORTHERN IRELAND) 1965

The Ministry of Health and Social Services hereby gives notice of the appointment of Dr. Michael Crawford Dickson of 19 Fountain Street, Antrim, as Appointed Factory Doctor under the above-named Act for the Antrim district with effect from 26th June, 1973.

THE IMPORTED FOOD (NORTHERN IRELAND) REGULATIONS 1968

Kenya: Official Certificate

The Ministry of Health and Social Services with the approval of the Minister of Agriculture, Fisheries and Food gives notice that in exercise of the powers conferred on it by the Imported Food (Northern Ireland) Regulations 1968 it hereby recognises subject to the conditions hereinafter set out, the Official Certificate of which particulars are given in the First Schedule hereto as showing:

- (a) that the meat to which it relates or the meat from which the meat product to which it relates was prepared, was derived from mammals inspected before and after death in the country of origin of the meat and passed in accordance with criteria satisfactory to the Ministry and
- (b) that the dressing, packing and other preparation of the meat or meat product was carried out with all necessary precautions for the prevention of danger to health.

The said Certificate is recognised subject to the following conditions:

- (i) This recognition applies to meat and meat products imported from Kenya but does not apply to any such meat or meat product derived from mammals killed when wild.
- (ii) Where the Official Certificate is in the form of a label, the recognition will apply only if the label is securely affixed to the meat or the meat product or the package containing the meat or meat product, and if the label has not in any other circumstances or on any other occasion been used as an Official Certificate.
- (iii) Where the Official Certificate is in the form of a stamp, the recognition will only apply if the stamp is clearly impressed or otherwise marked on the meat or meat product or the package containing the meat or meat product.

Part II of the Schedule to the Notice published in the London Gazette dated 29th March, 1938, and the Belfast Gazette dated 15th April, 1938, and Part II of the Notice published in the London Gazette dated 13th January, 1939, and the Belfast Gazette dated 27th January, 1939, are hereby revoked. The Official Certificates reproduced in the First Schedule to the Notice published in the London

Gazette dated 9th June, 1970, will continue to be recognised until 19th July, 1973, from which date the said Schedule is hereby revoked. The said Notice and the Second Schedule thereto are hereby revoked.

FIRST SCHEDULE

For meat and meat products, a label or stamp of the following design:



The Certificate will be completed by the insertion of the number of the establishment.

SECOND SCHEDULE

For meat, recognition is restricted to those Certificates which are completed by the insertion of one of the following establishment numbers:

2, 3

For meat products (including canned meat) recognition is restricted to those Certificates which are completed by the insertion of the following establishment number:

1.

For meat products (excluding canned meat) recognition is restricted to those Certificates which are completed by the insertion of the following establishment number:

2

L.S. Sealed with the Official Seal of the Ministry of Health and Social Services for Northern Ireland this 19th day of June, 1973.

F. A. Elliott, Assistant Secretary.

Ministry of Health and Social Services, Dundonald House, Belfast BT4 3SF.

Note

Imports of meat and meat products (including poultry meat) into Northern Ireland are restricted or prohibited under Diseases of Animals legislation by the Ministry of Agriculture and applications for such importations must be made to that Ministry. Official Certificates for public health purposes in accordance with the Imported Food (Northern Ireland) Regulations, 1968, do not confer any exemption from these restrictions or prohibitions.

Public Notices

NOTICES UNDER THE BANKRUPTCY ACT

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND

In Bankruptcy

In the Matter of Barbara Jean Gibson residing at 48 Hillview Avenue, Belfast, and carrying on business as Barbara Fashions at 12a Comber Road, Dundonald, County Down, and formerly carrying on business as The Baby Shop at 23 Mill Street, Comber, County Down, Draper, bankrupt.

Adjudicated bankrupt: 14th June, 1973.

Public sittings: Wednesday, 11th July, 1973, and Thursday, 26th July, 1973, at 11.30 a.m.

Creditors' claims to be sent to, and all debts due to the bankrupt to be paid to the Official Assignee, Royal Courts of Justice (Ulster), Chichester Street, Belfast BT1 3JF.

V. G. Bridges, Deputy Registrar.

In the Matter of Sarah M. Megaw of Drumgaw, Armagh, County Armagh, Married Woman, bankrupt.

Adjudicated bankrupt: 13th June, 1973.

Public sittings: Wednesday, 11th July, 1973, and Thursday, 26th July, 1973, at 11.30 a.m.

Creditors' claims to be sent to, and all debts due to the bankrupt to be paid to the Official Assignee, Royal Courts of Justice (Ulster), Chichester Street, Belfast BT1 3JF.

V. G. Bridges, Deputy Registrar.

NOTICES UNDER THE COMPANIES ACT (NORTHERN IRELAND) 1960

KLAN MOBILES LTD.

In Voluntary Liquidation

A meeting of Creditors will be held at 16 Donegall Square South on Friday, 27th July, at 12 noon at which the liquidator will give a report on the conduct of the winding-up.

Geoffrey Knox, Liquidator.

MEMBERS' VOLUNTARY WINDING-UP

Notice of Appointment of Liquidator
Pursuant to Section 275

Name of Company: William Ramsey (Lisburn) Limited. Address of registered office: Taghnabrick, Lisburn.

Liquidator's name and address: W. K. Johnston, F.C.A., 10 Arthur Street, Belfast.

Date of appointment: 18th June, 1973.

By whom appointed: Members of the Company.

WILLIAM RAMSEY (LISBURN) LTD.

Members' Voluntary Winding-up

At an Extraordinary General Meeting of the Company held on the 18th June, 1973, at 10 Arthur Street, Belfast, the following resolution was passed as a special resolution:

"That the Company be wound up voluntarily and that William Kenneth Johnston of 10 Arthur Street, Belfast,

be appointed liquidator for the purposes of such winding-up."

Mrs. E. Ramsey, Secretary & Director.

W. K. Johnston, Chartered Accountant, Liquidator.Note: All creditors of the Company have been or will be paid in full.

In the Matter of MUSGRAVE & COMPANY LIMITED

(In Voluntary Liquidation)

Creditors Winding-up

Notice is hereby given pursuant to Section 270 of the above Act that a General Meeting of the above-named Company will be held at the Offices of Atkinson & Boyd, II Donegall Square South, Belfast, on Thursday, 9th August, 1973, at 2.30 p.m. at which the Liquidator will lay before the Meeting an account of the winding-up, showing how the winding-up has been conducted and the Property of the Company disposed of.

Dated this 21st day of June, 1973.

F. C. Shaw, Liquidator.

C. & J. Black, Solicitors, 8 Donegall Square North, Belfast BT1 5GH.

In the Matter of MUSGRAVE & COMPANY LIMITED

(In Voluntary Liquidation)
Creditors Winding-up

Notice is hereby given pursuant to Section 270 of the above Act that a Meeting of Creditors of the above-named Company will be held at the Offices of Atkinson & Boyd, 11 Donegall Square South, Belfast, on Thursday, 9th August, 1973, at 3 p.m. at which the Liquidator will lay before the Meeting an account of the winding-up showing how the winding-up has been conducted and the property of the Company disposed of.

Dated this 21st day of June, 1973.

F. C. Shaw, Liquidator.

C. & J. Black, Solicitors, 8 Donegall Square North, Belfast BT1 5GH.

In the Matter of R. J. LYONS AND COMPANY LIMITED

(Members' Voluntary Winding-up)

Notice is hereby given that at an Extraordinary General Meeting of the Members of the above-named Company duly convened and held on the 27th June, 1973, the following Special Resolution was duly passed:

"That the Company be wound up voluntarily as a Members' Voluntary Winding-up and that Robert McChesney of 2 High Street, Belfast BTI 2BH, Company Secretary, be and he is hereby appointed Liquidator of the Company for the purposes of such winding-up."

NOTE: All creditors have been or will be paid in full.

Date: 27th June, 1973.

Robert McChesney, Liquidator, 2 High Street, Belfast BT1 2BH.

Messrs. McKinty & Wright, Solicitors, Brands Buildings, Fountain Street, Belfast BT1 5FL.

MEMBERS' VOLUNTARY WINDING-UP

Notice of Appointment of Liquidator
Pursuant to Section 275

Name of Company: R. J. Lyons & Company Limited.

Address of registered office: 2 High Street, Belfast BT1 2BH. Liquidator's name and address: Robert McChesney, 2 High

Street, Belfast BT1 2BH.

Date of appointment: 27th June, 1973.

By whom appointed: The Members of the Company.

THE DUNCAIRN PICTURE THEATRE COMPANY LIMITED

Members' Voluntary Liquidation

Notice of winding-up resolution and appointment of Liquidator, pursuant to Sections 249 and 275.

At an extraordinary general meeting of the above company held at Fanum House, 108 Great Victoria Street, Belfast BT2 7AX, on 13th June, 1973, the following resolution was passed as a special resolution:

"That the company be wound up voluntarily, and that Mr. William R. Peattie, F.C.A., of Coopers & Lybrand, Chartered Accountants, 108 Great Victoria Street, Belfast, be appointed liquidator for the purpose of such winding-up."

William Barry, Chairman.

STATUTORY NOTICES TO CREDITORS AND OTHERS

In the Estate of Victor Hewitt, late of 5 Duke Street, Portadown in the County of Armagh, Automobile Engineer, Deceased.

Notice is hereby given pursuant to Section 28 of the Trustee Act (Northern Ireland) 1958, that all creditors, beneficiaries and other persons having any claims against or interest in the estate of the above-named deceased, who died on the 2nd day of October, 1971, are hereby required to send on or before the 1st day of September, 1973, particulars of such claims or interests to the undersigned Solicitors for the personal representatives of the deceased.

And notice is hereby further given that after the said 1st day of September, 1973, the said personal representatives will proceed to convey or distribute the property of the said deceased among the parties entitled thereto having regard only to the claims and demands of which particulars shall have been received.

Dated the 18th day of June, 1973.

Eric McC. Thompson & Son, Solicitors for the Personal Representatives, 74 Church Street, Portadown.

NOTICE

The Belfast Gazette is published on Friday evenings.

All Notices and Advertisements are published in The Belfast Gazette at the risk of the Advertiser.

Advertisements must be paid for in advance, and delivered to The Belfast Gazette Office, 80 Chichester Street, Belfast BT1 4JY, before 12 noon on the day previous to publication. The office will be open for the submission of Advertisements between the hours of 9 a.m.-12.30 p.m. and 2 p.m.-4.30 p.m. (Mondays to Fridays, inclusive).

Advertisements purporting to be issued in pursuance of Statutes (other than under Section 28 Trustee Act (Northern Ireland) 1958, or under Orders of Court) will not be inserted unless signed or attested by a Solicitor of the Supreme Court, by a member of any body of accountants established in the United Kingdom and for the time being recognised by the Ministry of Commerce for the purposes of paragraph (a) of Sub-section (1) of section 155 of the Companies Act (Northern Ireland) 1960, or by a member of the Chartered Institute of Secretaries or the Corporation of Secretaries. Notices of Dissolution of Partnership which are signed by all the Partners named therein or their legal representatives will be accepted if signed or attested as above. A Notice not signed by all the Partners named therein or their legal representatives must be accompanied by a Statutory Declaration made by a Solicitor of the Supreme Court to the effect that such Notice is given in pursuance of the terms of the partnership to which it relates.

Advertisements purporting to be issued in pursuance of Section 28, Trustee Act (Northern Ireland) 1958, will not be inserted unless:

- (a) they have been signed or attested by a Solicitor of the Supreme Court, or
- (b) the Grant of Probate or Letters of Administration is produced by the executor or administrator for inspection when the advertisement is submitted.

Advertisements of Changes of Names will not be inserted unless:

- (a) they are signed or attested by a Solicitor of the Supreme Court, or
- (b) a Deed Poll, duly authenticated by the Supreme Court, is produced for inspection at the time the advertisement is submitted.

Advertisements relating to Bills before Parliament will not be inserted unless signed by a Parliamentary Agent or a Solicitor of the Supreme Court.

AUTHORISED SCALE OF CHARGES FOR NOTICES AND ADVERTISEMENTS

									£
Notices to Creditors									2.50
Notices to Charitable Bequests				• •	••				1.00
Registration of Clubs, Annual R	enewal	Notices	••						2.00
Notices inserted under the Com	panies .	Act (Nor	thern Ir	eland) 19	960:				
(i) Notices of appointment	t of Liqu	uidator p	ursuant	to Sectio	n 275 of	the Act			1.50
(ii) Resolution for Windin	ıg-up								2.00
(iii) Meetings of Creditors				• •					2.00
(iv) Notices to Creditors				• •					2.50
(v) Final Meetings			••	••		• •			2.50
All other Notices:									
For 100 words and ur	ıder							• •	1.50
For each additional 50				••	••	••	••	• •	0.50

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FOR THE CONTROLLER OF HER MAJESTY'S STATIONERY OFFICE being the Officer appointed to print the Acts of the Parliament of Northern Ireland

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