Reg.	Name of Tenant.	Postal Address.	Barony.	Townland.	Referenc No. on Map filed in Land Purchase Commis- sion.	Area.	Rent.		Standar Purchas Annuit if Land become vested	ee S y i i s b	Standard Price if Land becomes vested.	
			•	1	J. 0.10.11.	A. R. P.	£ s.	d.	£ s.	<u>d.  £</u>	s,	_ <u>d.</u>
Holding subject to a Rent other than a Judicial Rent.												
8	David Moore	Dungonnell, British, Crumlin, Co. Antrim.	Lower Massereene	Dungonnell	1B, 1C, 1D	4 0 1	7 2 (	) 9	1 13	8 3	15 8	9-

Notes.—(a) Each holding when vested in the purchaser shall continue to have appurtenant thereto, and to be subject to, as the case may be, any previously existing easements, rights and appurtenances.

(b) In the case of Reg. No. 3 the sum set out as rent is the part of the original rent of £25 11s. 7d., payable in respect of the entire holding, which has provisionally been apportioned to the portion thereof in the occupation of Richard Mullan, pursuant to the provisions of Section 14 (1) (c) of the Act.

The remainder of the original holding has been treated as a separate holding and is set out at Reg. No. 8 above.

Any person objecting to this List by reason of the inclusion or non-inclusion therein of any land may lodge his objection on or before the 9th day of September, 1929.

Such objection must be in conformity with the requirements of Order IX of the Provisional Rules dated the 29th day of May, 1925, made in pursuance of the Northern Ireland Land Act, 1925.

In case the Judicial holdings set out in the above List become vested in the Commission under the Act the Standard Purchase Annuities in respect of such holdings shall, as has been done above, be calculated on the Judicial Rents in the manner specified in the Third Schedule to the Act.

In case the non-judicial holding set out in the above List becomes vested in the Commission under the Act the Standard Purchase Annuity in respect of such holding shall, as has been done above, be calculated in the manner specified in the Third Schedule to the Act as if the non-judicial Rent were a second term Judicial Rent, unless an objection is lodged on or before the 20th day of September, 1929. Such objection must be in conformity with the requirements of Order XIII of the said Provisional Rules.

If any person, not being merely a chargeant or incumbrancer, objects on the ground that he has any interest in the land other than is stated in the above List or that his interest therein is incorrectly stated, or for any other reason, he must lodge his objection in the Registrar's Office of the Commission on or before the 9th day of September, 1929. Such objection must be in writing and must be signed by the Objector or his Solicitor, and must be served on the persons and in the manner set out in Order IX of the said Provisional Rules.

Pursuant to Order VII of the said Provisional Rules the Owners have given the names and address of Messrs. Carson, Baillie and Thom, Solicitors, 41 Royal Avenue, Belfast, as the names and address of the persons to be served on behalf of the Owners with all objections to the above List.

Any person objecting to the above List by reason of any misdescription or for any other similar reason may apply to the Commission to have the said error rectified on or before the 9th day of September, 1929.

Dated this 2nd day of August, 1929.

W. E. MACLATCHY, Secretary.

Land Purchase Commission, Northern Ireland, 7 Upper Queen Street, Belfast.

PROVISIONAL LIST No. 1296.

LAND PURCHASE COMMISSION, NORTHERN IRELAND.

NORTHERN IRELAND LAND ACT, 1925.

ESTATE OF JESSIE RAPHAEL MOORE (SPINSTER).

County of Antrim. Record No. N.I. 1310.

WHEREAS the above-mentioned Jessie Raphael Moore claims to be the Owner of land in the Townland of Racavan Barony of Lower Antrim, and County of Antrim:

Now in pursuance of the provisions of Section 17, Sub-section 2, of the above Act the Land Purchase Commission, Northern Ireland, hereby publish the following Provisional List of all land in the said Townland of which the said Jessie Raphael Moore claims to be the Owner, which will become vested in the said Commission by virtue of Part II of the Northern Ireland Land Act, 1925, on the Appointed Day to be hereafter fixed.