

STATUTORY RULES AND ORDERS OF
NORTHERN IRELAND, 1933, No. 4.
COMPANIES.

PAYMENT OF FEES.

WHEREAS by Sections 2 and 3 of the Public Offices Fees Act, 1879, the Treasury was empowered to direct the manner in which fees payable in any public office should be collected, and to make regulations determining the use of impressed or adhesive stamps, and regulating the use of such stamps.

And whereas the said powers of the Treasury under the said Sections in so far as they relate to matters within the powers of the Parliament and Government of Northern Ireland, are now vested in the Ministry of Finance for Northern Ireland (hereinafter referred to as "the Ministry"). Now, therefore, the Ministry hereby makes the following regulations:—

1. All fees payable to the Registrar of Companies under the Companies Act (Northern Ireland), 1932, or under any order made by the Ministry of Commerce in pursuance of the said Act and for the time being in force, shall be collected by means of stamps. Such impressed stamps as may from time to time be adopted by the Ministry shall be used in all cases.

2. The following regulations, made in pursuance of the Public Offices Fees Act, 1879, are hereby revoked except as regards Companies to which section 338 of the Companies Act (Northern Ireland), 1932, applies, that is to say:—

The Treasury Regulations dated 31st January, 1901, in so far as they relate to matters within the powers of the Parliament and Government of Northern Ireland; and

The Regulations made by the Ministry dated 10th July, 1922.

3. These Regulations shall come into force on the 7th day of January, 1933.

Given under the Seal of the Ministry of Finance for Northern Ireland, this 5th day of January, 1933.

G. C. DUGGAN,
Assistant Secretary.

(Seal).

STATUTORY NOTICE BY THE
MINISTRY OF FINANCE,
NORTHERN IRELAND.

Application has been made by the under-mentioned for a Loan under the Landed Property Improvement (Ireland) Acts (10 & 11 Vic., Chap. 32, etc.), as made applicable to Northern Ireland by virtue of the Government of Ireland Act, 1920, and the Statutory Orders made thereunder:—

No.	Memorialist	Amount	Lands to be charged	Barony	County
130	John Lipsett McCrea	£70	Tully-varrid	Lurg	Fer- managh

Dissents or objections, with reasons therefor, must be transmitted to the Ministry of Finance on or before the 2nd February, 1933.

G. C. DUGGAN,
Assistant Secretary.

Ministry of Finance,
Belfast.
2nd January, 1933.

Board of Trade,
Great George Street,
London, S.W.1.
4th January, 1933.

MERCHANDISE MARKS ACT, 1926.
MERCHANDISE MARKS (IMPORTED
GOODS) EXEMPTION DIRECTION
(No. 1), 1933.

In accordance with the provisions of Section 3, Sub-section (2) of the Merchandise Marks Act, 1926, the Board of Trade give notice that in pursuance of the powers conferred upon them by the said Section 3, they have given a Direction in the following terms:—

Whereas it is provided inter alia by Article 1 of the Merchandise Marks (Imported Goods) No. 3 Order, 1932,* that it shall not be lawful to sell or expose for sale in the United Kingdom any imported goods of the following classes unless they bear an indication of origin:—

- (a) boots, shoes and slippers made of rubber or with rubber soles;
- (b) rubber overshoes, with or without heels; and
- (c) rubber footholds.

And whereas by Article 2 of the said Order it is provided that the indication of origin shall be applied to each boot, shoe, slipper, overshoe or foothold by means of letters in relief impressed prior to vulcanisation as follows:—

- (1) All classes of goods except rubber boots:

On the shank or heel or on a rubber label cemented before vulcanisation to the shank.

- (2) Rubber boots:

- (a) On the shank or heel or near the top of the boot on the outside; or
- (b) on a rubber label cemented before vulcanisation to the shank or near the top of the boot on the outside.

And whereas by Article 5 of the said Order it is provided inter alia that until the 1st January, 1933, the Order shall not apply to the sale or exposure for sale in the United Kingdom of goods imported before the 9th July, 1932 (the date on which the Order came into force):

And whereas the Board of Trade, being the appropriate Department in this case, having considered representations made to them in that behalf by persons appearing to the Board to have a substantial interest in the matter, are satisfied that the application of the aforesaid provisions of Article 2 of the said Order to goods imported before the 9th July, 1932, is likely to cause hardship to the said persons: