the Scottish Parliament nor have effect in the Law without Our Royal Assent signified by Letters Patent under Our Scottish Seal (that is Our Seal appointed by the Treaty of Union to be kept and used in Scotland in place of the Great Seal of Scotland) signed with Our own hand and recorded in the Register of the Great Seal We have therefore caused these Our Letters Patent to be made and have signed them and by them do give Our Royal Assent to that Bill COMMANDING ALSO the Keeper of Our Scottish Seal to seal these Our Letters with that Seal. IN WITNESS WHEREOF we have caused these Our Letters to be made Patent.

WITNESS Ourself at Buckingham Palace the tenth day of July in the forty-nine year of Our Reign.

By The Queen Herself Signed with Her Own Hand.

SCHEDULE

National Parks (Scotland) Act 2000.

The following Letters Patent were signed by Her Majesty The Queen on 8th August 2000, in respect of the Bail, Judicial Appointments Etc. (Scotland) Act 2000.

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 Our trusty and well beloved the members of the Scottish Parliament GREETING:

FORASMUCH as a Bill has been passed by the Scottish Parliament and has been submitted to Us for Our Royal Assent by the Presiding Officer of the Scottish Parliament in accordance with the Scotland Act 1998 the short Title of which Bill is set forth in the Schedule hereto but that Bill by virtue of the Scotland Act 1998 does not become an Act of the Scottish Parliament nor have effect in the Law without Our Royal Assent signified by Letters Patent under Our Scottish Seal (that is Our Seal appointed by the Treaty of Union to be kept and used in Scotland in place of the Great Seal of Scotland) signed with Our own hand and recorded in the Register of the Great Seal We have therefore caused these Our Letters Patent to be made and have signed them and by them do give Our Royal Assent to that Bill COMMANDING ALSO the Keeper of Our Scottish Seal to seal these Our Letters with that Seal. IN WITNESS WHEREOF we have caused these Our Letters to be made

WITNESS Ourself at Buckingham Palace the tenth day of July in the forty-nine year of Our Reign.

By The Queen Herself Signed with Her Own Hand.

SCHEDULE

Bail, Judicial Appointments Etc. (Scotland) Act 2000.





Customs & Excise Notice of Seizure of Goods under the Customs & Excise Management Act 1979

To the Owner of the following goods seized on the 21st August, 2000 at Carne House, 20 Corry Place, Belfast BT3 9HY.

• ERF Fuel Tanker, registration Number S 888 JET

A quantity of Oil fuel

Pursuant to Section 139(6) of the Customs and Excise Management Act 1979 and paragraph (1) of the 3rd Schedule thereto, the Commissioners of Customs and Excise hereby give you notice that by virtue of the powers contained in the Customs and Excise Management Act 1979 and enactments amending that Act, the aforesaid goods have been seized as liable to forfeiture upon the grounds that:

The aforesaid vehicle was found on 22nd June, 2000 at Stockmans Lane, Belfast, to contain a quantity of hydrocarbon oil (road fuel).

Whereby and by force of Section 141 of the Customs and Excise Management Act 1979, the aforesaid vehicle is liable to forfeiture. Whereby and by force of Section 49(c) of the Customs and Excise

Management Act, 1979, the quantity of fuel is liable to forfeiture. If you claim that all or any of the aforesaid goods are not liable to forfeiture you must within one month from the date of this notice of seizure, give notice of your claim in writing to the Commissioners at an office of Customs and Excise. Your notice must also specify your name and address, the goods claimed as not liable to forfeiture and, if you are outside the United Kingdom, the name and address of a solicitor in the United Kingdom who is authorised to accept service of process and to act on your behalf. In default of such notice all the aforesaid goods will be deemed to have been duly condemned as forfeited. If you give notice as set out above, legal proceedings will be taken for the condemnation of all goods claimed as not liable to forfeiture.

T. H. Sterling, Officer of Customs and Excise, Carne House, 20 Corry Place, Belfast BT3 9HY.

To the owner of the following goods seized on the 25th August 2000 at Carne House, 20 Corry Place, Belfast:

- * Leyland Rigid Fuel Tanker, Registration Number C 119 RFS
- * A quantity of Oil fuel, approximately 4720 litres DERV
- * Three (3) Beehive Fuel Storage tanks
- One Fuel dispensing pump
- · One Honda standby generator

Pursuant to Section 139(6) of the Customs and Excise Management Act 1979 and paragraph (1) of the 3rd Schedule thereto, the Commissioners of Customs and Excise hereby give you notice that by virtue of the powers contained in the Customs and Excise Management Act 1979 and enactment's amending that Act, the aforesaid goods have been seized as liable to forfeiture upon the grounds that:

(a) the aforesaid goods were detained at Hospital Road, Magherafelt, Co. Londonderry on 5th January 2000;

Whereby and by force of Section 141 of the Customs and Excise Management Act 1979, the aforesaid vehicle is liable to forfeiture;

(b) the quantity of fuel, being goods chargeable with duty, was found to have been contained on board the aforesaid vehicle;

Whereby and by force of Section 49 (c) of the Customs and Excise Management Act 1979, the quantity of fuel is liable to forfeiture;

(c) the bulk fuel storage tanks, fuel dispensing pump and generator were mixed, packed, or found with the aforesaid things which were liable to forfeiture;

Whereby and by force of Section 141 (1) (b) of the Customs and Excise Management Act 1979, the bulk fuel storage tanks, fuel dispensing pump and generator are also liable to forfeiture.

If you claim that all or any of the aforesaid goods are not liable to forfeiture you must within one month from the date of this notice of seizure, give notice of your claim in writing to the Commissioners at an office of Customs and Excise. Your notice must specify your name and address, the goods claimed as not liable to forfeiture and, if you are outside the United Kingdom, the name and address of a solicitor in the United Kingdom who is authorised to accept service of process and to act on your behalf. In default of such notice all the aforesaid goods will be deemed to have been duly condemned as forfeited.

If you give notice as set out above, legal proceedings will be taken for the condemnation of all goods as not liable to forfeiture.

G. Baird, Officer of Customs and Excise, Carne House, 20 Corry Place, Belfast BT3 9HY.