

The Belfast Gazette published by Authority.

Registered as a newspaper.

FRIDAY, JULY 31st, 1936.

WARRANT OF APPOINTMENT.

VISITING COMMITTEE OF THE BORSTAL INSTITUTION AT MALONE TRAINING SCHOOL, BELFAST.

The following persons are hereby appointed under Section 4 of the Prevention of Crime Act, 1908, to be members of the Visiting Committee of the Borstal Institution at Malone Training School, for a period of three years from this date:—

John Bristow, Esq., Raymond A. Burke, Esq., D.L., J.P., Thomas A. Campbell, Esq., K.C., Henry Crawford, Esq., J. G. Cunningham, Esq., Hugh Dougal, Esq., J.P., John W. Fetherston, Esq., W. Govan, Esq., William Grant, Esq., J.P., M.P., R. B. Hardy, Esq., Lilburn Henderson, Esq., Major R. G. Heyn, James McWhirter, Esq., J.P., Joseph Magowan, Esq., John G. Michaels, Esq., Hugh H. Mussen, Esq., Joseph Shaw, Esq., Major D. G. Shillington, D.L., M.P., F. R. E. Davis, Esq., Major Malcolm Speir, W. H. Scott, Esq., John Kelso, Esq.

Dated this twenty-first day of June, 1936.

R. DAWSON BATES, Minister of Home Affairs for Northern Ireland.

MILK AND MILK PRODUCTS ACT (NORTHERN IRELAND), 1934.

DETERMINATION OF JOINT MILK COUNCIL FOR NORTHERN IRELAND.

The Joint Milk Council for Northern Ireland, in exercise of its powers under Section Six of the Milk and Milk Products Act (Northern Ireland), 1934, hereby determines as follows :—

PART I. PRODUCERS' PRICES.

(1) From the 1st day of September, 1936, until the 31st day of August, 1937, inclusive, milk of Grade A, Grade B and Grade C shall be sold by the holder of a Producer's licence to the holder of a Distributor's licence at the following prices for quantities of not less than two gallons per day delivered at the Purchaser's premises:—

- (a) For milk sold loose in level daily deliveries:
 Milk of Grade A—not less than 1/2 per gallon.
 Milk of Grade B—1/2 per gallon.
 - Milk of Grade B-1/- per gallon. Milk of Grade C-1/- per gallon.
- (b) For milk sold loose in varying daily deliveries:

Milk of Grade A-not less than 1/5 per gallon.

Milk of Grade B-1/3 per gallon. Milk of Grade C-1/3 per gallon. (c) For milk bottled by the producer-

(c) For milk bottled by the producer not less than 1½d. per gallon above the price for the appropriate grade and type of delivery of milk sold loose, bottles and caps being supplied by the Purchaser.

(2) The above prices are subject to a deduction in respect of carriage (hereinafter

₹d.

referred to as a "Collecting Charge"), when this service is performed by the Purchaser.

(3) The maximum collecting charges which may be deducted from the above prices are as follows:—

- (a) When the distance between the Purchaser's premises and the point at which the milk is collected or the Vendor's farm (whichever is the nearer to the Purchaser's premises)
 - does not exceed 5 miles ... ³/₄d. exceeds 5 miles but does

not exceed 10 miles ... 1d. exceeds 10 miles but does not exceed 15 miles ... 14d.

exceeds 15 miles but does not exceed 20 miles ... 11d.

- exceeds 20 miles but does not exceed 25 miles ... 134d.
- exceeds 25 miles but does not exceed 35 miles ... 2d.

for each 10 miles or part thereof in excess of 35 miles an additional charge of

- (b) Where the Purchaser's premises are situated in the County Borough of Belfast, the scale of maximum collecting charges set forth above shall apply with the substitution of the City centre for the Purchaser's premises.
- (c) Where milk is delivered by rail to Belfast County Borough so as to arrive after 9-30 a.m., the Purchaser may deduct 4d. per gallon from the price payable to the vendor in addition to any collecting charge which may be deducted in respect of the carriage of the milk by the Purchaser from the railway terminus in Belfast County Borough to his premises.

PART II. SALE BY CONTRACT.

From the 1st day of September, 1936, until the 31st day of August, 1937, inclusive, all milk of Grade A, Grade B, or Grade C, sold by the holder of a Producer's licence to the holder of a Distributor's licence in quantities of not less than two gallons per day shall be sold under contract. Subject to the provisions of Section Seven of the Milk and Milk Products Act (Northern Ireland), 1934, all such contracts shall be in the form prescribed in the Schedule hereor in a form to a like effect, to. and the terms of such contracts shall be in accordance with the provisions of the paragraph set forth above and entitled "Producer's Prices." All contracts for the sale of milk by holders of Producer's licences to holders of Distributor's licences shall be submitted to the Joint Milk Coun-cil for Northern Ireland (hereinafter re-ferred to as "the Council") for registration and the Council shall register all such contracts.

Provided that—

(a) Subject to the provisions of Section Seven of the Milk and Milk Products Act (Northern Ireland), 1934, the Council may refuse to register a contract which is not in accordance with the aforesaid terms or in the prescribed form;

(b) The Council may refuse to register a contract if one of the parties thereto has previously been a party to a contract registered with the Council which has been determined by reason of the non-fulfilment by that party of the terms of the said registered contract.

PART III. RETAIL PRICES.

(1) Subject to the provisions of Section Seven of the Milk and Milk Products Act (Northern Ireland), 1934, milk of Grade A, Grade B, and Grade C sold by retail or to the holder of a Distributor's licence by the holder of a Producer's licence in quantities of less than two gallons per day, and delivered to the purchaser in the following areas in Northern Ireland shall, during the periods indicated, be sold at the following prices:—

> (a) In the County Borough of Belfast, the Borough of Bangor, the Urban Districts of Carrickfergus, Holywood, Lisburn, Newtownards, the Rural Districts of Belfast and Castlereagh, the portion of the Hillsborough Rural District comprised in the District Electoral Division of Breda, the portions of the Larne Rural District Comprised in Eden town, the District Electoral Division of Carrickfergus Rural and the townland of Kilroot, the portions of the Lisburn Rural District comprised in the District Electoral Divisions of Dunmurry, Lambeg and Malone:

> > from the 1st day of September, 1936, to the 31st day of August, 1937, inclusive:

Milk of Grade A-not less than 2/- per gallon.

Milk of Grade B—1/10 per gallon. Milk of Grade C—1/8 per gallon.

- (b) In the Urban Districts of Ballycastle, Donaghadee, Larne, Newcastle, Portrush, Portstewart, Warrenpoint and Whitehead:
 - (i) from the 1st day of September, 1936, to the 31st day of May, 1937, inclusive:—
 - Milk of Grade A-not less than 1/10 per gallon.
 - Milk of Grade B-not less than 1/8 per gallon. Milk of Grade C-not less

Milk of Grade C—not less than 1/6 per gallon.

- (ii) from the 1st day of June, 1937, to the 31st day of August, 1937, inclusive:—
 - Milk of Grade A-not less than 2/- per gallon. Milk of Grade B-1/10 per
 - Milk of Grade B-1/10 per gallon.
 - Milk of Grade C—1/8 per gallon.

- (c) In the portions of the Coleraine Rural District comprised in Castlerock town and the District Electoral Division of Portstewart Rural, the portion of the Kilkeel Rural District comprised in the District Electoral Division of Rostrevor, and the portions of Newtownards Rural District comprised in the District Electoral Divisions of Crawfordsburn, Donaghadee and Groomsport and Millisle town:
 - (i) from the 1st day of September, 1936, to the 31st day of May, 1937, inclusive:—

Milk of Grade A—not less than 1/8 per gallon. Milk of Grade B—not less

than 1/6 per gallon.

Milk of Grade C-not less than 1/4 per gallon.

(ii) from the 1st day of June, 1937, to the 31st day of August, 1937, inclusive :-

> Milk of Grade A-not less than 2/- per gallon.

> Milk of Grade B-1/10 per gallon.

> Milk of Grade C-1/8 per gallon.

(d) In the Borough of Coleraine, and the Urban Districts of Armagh, Ballymena, Ballymoney, Banbridge, Dungannon, Enniskillen, Lurgan, Newry, Omagh and Portadown: from the 1st day of September, 1936, to the 31st day of August,

1937, inclusive:-

Milk of Grade A-not less than 1/10 per gallon. Milk of Grade B-not less

than 1/8 per gallon.

- Milk of Grade C-not less than 1/6 per gallon.
- (e) In all other areas in Northern Ireland except in the County Borough of Londonderry and the Urban District of Strabane:

from the 1st day of September, 1936, to the 31st day of August, 1937, inclusive:-

- Milk of Grade A-not less than 1/8 per gallon.
- Milk of Grade B-not less than 1/6 per gallon.

Milk of Grade C-not less than 1/4 per gallon.

(2) Exceptions:

- (a) (i) A daily sale of not less than two gallons of milk to one consumer; or
 - (ii) Milk sold by retail and collected by the Purchaser from the vendor's premises;

may be sold at not more than 4d. per gallon less than the retail price fixed for the area concerned.

(b) Milk sold to public hospitals may be sold at not less than 1/2 per gallon in the case of milk of Grade A, and not less than 1/- per gallon in the case of milk of Grade B or Grade C.

(c) Milk sold to an education authority within the meaning of the Education Act (Northern Ireland), 1923, for the purpose of a scheme for the provision of meals for children in attendance at public elementary schools within the education area, may be sold at not less than 1/2 per gallon in the case of milk of Grade A, and not less than 1/- per gallon in the case of milk of Grade B or Grade C.

(d) Milk of Grade A, Grade B, or Grade C sold for the purpose of the manufacture of ice cream to a person whose main business is the manufacture and sale of ice cream may be sold at not less than 1/1per gallon:

provided that this exception shall not apply to sales of milk which, in accordance with the foregoing provisions of this Determination, may be made at less than 1/1 per gallon.

(e) In any area in respect of which 1/10 per gallon and 1/8 per gallon have, by the foregoing provisions of this Determination, been determined as the respective prices at which milk of Grade B and milk of Grade C may be sold by retail, milk of these grades may be sold by retail in bottles containing not more than onethird of a pint at the following rates, respectively

Milk of Grade B-not less than 1/10 per gallon.

Milk of Grade C-not less than 1/8 per gallon.

(f) The Council may, in special circumstances, exempt any particular class of sale from the operation of the provisions of this Determination.

IN WITNESS whereof the Seal of the Joint Milk Council for Northern Ireland is hereunto affixed this thirtieth day of July, Nineteen hundred and thirty-six, in the presence of

H. BARBOUR (Chairman).

D. A. E. HARKNESS (Secretary).

The approval of the Ministry of Agriculture for Northern Ireland is hereby given to the above Determination of the Joint Milk Council in so far as it relates to the prices at or above which milk may be sold by retail.

IN WITNESS whereof the Seal of the Ministry of Agriculture for Northern Ireland is hereunto affixed this thirtieth day of July, Nineteen hundred and thirty-six, in the presence of

G. S. ROBERTSON (Secretary).

SCHEDULE.

FORM OF CONTRACT FOR SALES OF LEVEL DELIVERIES OF MILK BY HOLDERS

OF PRODUCERS' LICENCES TO HOLDERS OF DISTRIBUTORS' LICENCES.

DATE OF CONTRACT.

This Contract is made the.....day of

PARTIES.

1. Holder of DISTRIBUTOR'S Licence. (Purchaser.)

Name	
Full Address	1
	Į
Licence No. D/	
2. Holder of PRODUCER'S Licence.	1
(Vendor.)	
Name	
Full Address	
Licence No///	

OPERATIVE PART.

I. The Vendor agrees with the Purchaser to sell and the Purchaser agrees with the Vendor to buy, from the 1st September, 1936, or from the date of the registration of this Contract (whichever may be the later) to the 31st August, 1937, a level delivery of pure new milk, clean and marketable with all its cream, such milk having been produced from milch cows kept by the Vendor, and being of Grade or of a Grade not inferior thereto, to the quantity of—

-imperial gallons DAILY during the period 1st September, 1936, to 30th September, 1936.
-imperial Gallons DAILY during the period 1st October, 1936, to 31st October, 1936.
-imperial gallons DAILY during the period 1st November, 1936, to 30th November, 1936.
-imperial gallons DAILY during the period 1st December, 1936, to 31st December, 1936.
-imperial gallons DAILY during the period 1st January, 1937, to 31st January, 1937.
-imperial gallons DAILY during the period 1st February, 1937, to 28th February, 1937.
-imperial gallons DAILY during the period 1st March, 1937, to 31st March, 1937.
-imperial gallons DAILY during the period 1st April, 1937, to 30th April, 1937.
-imperial gallons DAILY during the period 1st May, 1937, to 31st May, 1937.
-ímperial gallons DAILY during the period 1st June, 1937, to 30th June, 1937.
-imperial gallons DAILY during the period 1st July, 1937, to 31st July, 1937.
-imperial gallons DAILY during the period 1st August, 1937, to 31st August, 1937.

with an allowance of ten per cent. variation each way, provided that the Purchaser may, on any day refuse to accept milk in excess of the lower limit of variation, if he shall have given to the Vendor not less than 3 clear days' notice of his intention to do so.

In the event of any day's delivery being below the said limit of variation, the Vendor shall pay to the Purchaser a sum calculated at the rate of fourpence per gallon upon the number of gallons by which the number of gallons supplied on that day falls short

of the limit of variation, and the Purchaser may deduct the amount of such payment from any payments made by him in pursuance of the Contract.

In the event of any day's delivery being above the said limit of variation, the Purchaser shall, subject as aforesaid, accept the milk up to the said limit of variation, but may reject or accept the excess.

DELIVERY.

II. The said milk shall be delivered daily (by rail) not later than o'clock in sealed churns/bottles.

At the Purchaser's Dairy at the Vendor arranging for the said transport and paying the carriage (if any).

At the Vendor's farm at and in such case the Purchaser may deduct from the price a collecting charge of per gallon for collecting the said milk and conveying it from the Vendor's farm to the Purchaser's Dairy, such charge being a sum not exceeding the maximum amount chargeable in accordance with the scale prescribed in the Determination of the Joint Milk Council dated the thirtieth July, 1936.

At a collecting point at the Vendor arranging for the said transport from the Vendor's farm to the collecting point and paying the carriage (if any): in such case the Purchaser may deduct from the price a collecting charge of per gallon for collecting the said milk and conveying it from the collecting point to the Purchaser's Dairy, such charge being a sum not exceeding the maximum amount chargeable in accordance with the scale prescribed in the Determination of the Joint Milk Council dated the thirtieth July, 1936, in respect of the distance concerned or in respect of the distance between the Vendor's farm and Purchaser's dairy, whichever may be the less.

PRICE.

III. The nett price per imperial gallon to be paid by the Purchaser for the said milk shall be

(2) The Purchaser shall also pay to the Vendor a sum of per imperial gallon for the service of bottling the said milk, such sum being of an amount not less than the price payable for this service under the Determination of the Joint Milk Council dated the thirtieth July, 1936.

(3) The Purchaser shall pay to the Vendor the amount due under the contract each week/fortnight/calendar month on or before the due date.

(4) In this Contract the expression "due date" in relation to any week's deliveries of milk means the Friday in the ensuing week and in relation to deliveries of milk made during any fortnight or calendar month shall be the twelfth day after the conclusion of the fortnight or calendar month concerned.

DETERMINATION OF THE CONTRACT IN CERTAIN CIRCUMSTANCES.

IV. (1) If the Purchaser shall at any time fail to pay any sum due by him to the Vendor on or before the fourth day after the due date then, and in that case, the Vendor may (without prejudice to any other available remedies) give to the Purchaser and to the Joint Milk Council written notice of his intention to determine the Contract, and unless the Purchaser shall, on or before the fifth day after the receipt of such notice, pay the amount due, the said Contract shall be deemed to have been determined at the expiration of the said fifth day. In this respect time shall be of the essence of the Contract. Upon the termination of the Contract the Vendor shall notify the Council without delay.

(2) The Vendor may (without prejudice to any other remedies available to him) by written notice to the Purchaser and the Council forthwith terminate this Contract in either or any of the cases following, namely:—

- (a) If any cheque drawn by the Purchaser in favour of the Vendor shall be dishonoured:
- (b) If the Purchaser shall become subject to the Bankruptcy Laws or make any arrangement or composition with his creditors or permit any execution to be levied on or at his collecting depot, dairy or other milk distributing premises, or being a Company shall enter into liquidation whether voluntary or compulsory (not being merely a voluntary liquidation for the purpose of amalgamation or reconstruction);
- (c) If the Purchaser shall at any time unlawfully refuse or fail for two consecutive days, or for four days in any period of fourteen days, to accept any milk tendered to him by the Vendor pursuant to this Contract.

REVOCATION AND SUSPENSION OF LICENCES.

V. If the Ministry of Agriculture suspends or revokes :---

- (a) the licence by virtue of which the Vendor produces and sells the milk delivered under this Contract; or
- (b) the licence by virtue of which the Purchaser purchases and re-sells the milk delivered under this Contract, the Contract shall be deemed to haveterminated on the date of such suspension or revocation, and the other party shall not thereby be entitled to any right or remedies to which he would be entitled in the event of a breach of any of the provisions of this Contract by the party whose licence has been suspended or revoked.

GENERAL.

VI. (1) This Contract is subject to any contingencies beyond the control of the parties hereto, such as strikes, lockouts, fires or riots, and in case either party shall thereby be prevented from fulfilling the duties imposed upon him or them hereby, or the Purchaser shall be unable, in consequence, to deal with the milk, then, and in such case. so far as is necessary, the operation of this Contract shall, on written notice by either party to the other and to the Council, be suspended during the continuance of the contingency or contingencies in question.

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(2) Without prejudice to the generality of the last preceding sub-clause the Vendor shall not be liable for the total or partial failure of the supply of milk from his said cows due to the occurrence of infectious disease among the family, the employees or livestock of the Vendor, if the Vendor shall have notified in writing the Purchaser and the Council of the occurrence of the said disease immediately upon its coming to his knowledge. The Vendor shall take all reasonable steps to overcome the risk of infection and to resume full supply as soon as possible.

Without prejudice to the generality of the last preceding sub-clause the Purchaser shall not be liable for any failure to accept any milk tendered to him by the Vendor pursuant to this Contract, where such failure is due to the occurrence of infectious disease among the family or the employees of the Purchaser, if the Purchaser shall have notified in writing the Vendor and the Council of the occurrence of the said disease immediately upon its coming to his knowledge. The Purchaser shall take all reasonable steps to overcome the risk of infection and to accept full supply as soon as possible.

as possible. VII. The benefit and obligations of this Contract may, with the previous consent in writing of the other party to this Contract and of the Council be assigned by the Vendor to another registered producer or by the Purchaser to a third party, and it is hereby expressly agreed and declared that every such assignment duly assented to as aforesaid shall be deemed to have relieved the assignor of his obligation to deliver or take milk under this Contract after the date of the said assignment.

VIII. This Contract shall become null and void upon the Council refusing to register it.

IX. Any notice required to be given by the Vendor to the Purchaser or by the Purchaser to the Vendor under this Contract shall be well and sufficiently made or given if sent through the post by registered letter addressed to the Purchaser or the Vendor, as the case may be, at his said address or left for him thereat, and any such notice sent by post shall be assumed as a fact to have been received on the date on which it should have been received in the ordinary course of post.

X. In the construction of this Contract— "Vendor" shall include where the context permits the Vendor's executors, administrators and permitted assigns, or in the case of a Company its successors and permitted assigns.

"Purchaser" shall include where the context permits the Purchaser's executors, administrators, and permitted assigns, or in the case of a Company, its successors and permitted assigns. "Joint Milk Council" means the Joint

Milk Council " means the Joint Milk Council for Northern Ireland.

Other expressions have the meanings respectively assigned to them in the Milk and Milk Products Act (Northern Ireland), 1934. Unless the contrary intention appears—

Unless the contrary intention appears— (a) words importing the masculine gender shall include females;

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 (b) words importing a person shall include a company; and (c) words in the singular shall include the plural and words in the plural shall include the singular. AS WITNESS the hands of the parties hereto the day and year first above written. Signed by the PURCHASER 	
in the property of	1.
in the presence of Signature of Witness	
Signature of Witness	i
Address of Witness	
	Ì I
Signed by the VENDOR	;
6 • • • • • • • • • • • • • • • • • • •	1
in the presence of	•
Signature of Witness	•
Address of Witness	1
Address of Witness	
N.B.—Each of the three copies must be signed by both Vendor and Purchaser. The Witnesses to the Signatures to this contract should be persons who have no interest therein and who are not closely related to parties thereto.	1
FORM OF CONTRACT FOR SALES OF VARYING DELIVERIES OF MILK BY HOLDERS OF PRODUCERS' LICENCES TO HOLDERS OF DISTRIBUTORS'	(5
LICENCES.	ä
DATE OF CONTRACT. This Contract is made theday of	
	i
PARTIES.	1
1. Holder of Producer's Licence.	•
(Vendor)	1
Name	1
Full Address	
Licence No 2. Holder of Distributors Licence. (Purchaser)	
Name	1
Full Address	
Licence No	[]
OPERATIVE PART.	
1 The Weiler and 1/1 (1 D 1.1 and	•

1. The Vendor agrees with the Purchaser to sell, and the Purchaser agrees with the Vendor to buy, from the 1st September, 1936, or from the date of the registration of this Contract (whichever may be the later) to the 31st August, 1937, pure new milk, clean and marketable with all its cream, such milk having been produced from milch cows kept by the Vendor, and being of Grade.....or of a Grade not inferior thereto, to the quantity of-

-imperial gallons on Sunday of each week.
-imperial gallons on Monday of each week.
-imperial gallons on Tuesday of each week.

.....imperial gallons on Wednesday of each week.

.....imperial gallons on Thursday of each week.

.....imperial gallons on Friday of each week.

.....imperial gallons on Saturday of each week.

with an allowance of ten per cent. variation each way, provided that the Purchaser may, on any day refuse to accept milk in excess of the lower limit of variation, if he shall have given to the Vendor not less than 3 clear days' notice of his intention to do so.

In the event of any day's delivery being below the said limit of variation, the Vendor shall pay to the Purchaser a sum calculated at the rate of fourpence per gallon upon the number of gallons by which the number of gallons supplied on that day falls short of the limit of variation, and the Purchaser may deduct the amount of such payment from any payments made by him in pur-suance of the Contract.

In the event of any day's delivery being above the said limit of variation, the Purchaser shall, subject as aforesaid, accept the milk up to the said limit of variation, but may reject or accept the excess.

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DELIVERY.

II. The said milk shall be delivered daily (by rail) not later than.....o'clock in sealed churns/bottles.

At the Purchaser's Dairy at..... the Vendor arranging for the said transport and paying the carriage (if any).

At the Vendor's farm at..... and in such case the Purchaser may deduct from the price a collecting charge ofper gallon for collecting the said milk and conveying it from the Vendor's farm to the Purchaser's Dairy such charge being a sum not exceeding the maximum amount chargeable in accordance with the scale prescribed in the Determination of the Joint Milk Council dated the 30th July, 1936.

At a collecting point at..... the Vendor arranging for the said transport from the Vendor's farm to the collecting point and paying the carriagee (if any): in such case the Purchaser may deduct from the price a collecting charge of.....per gallon for collecting the said milk and conveying it from the collecting point to the Purchaser's Dairy, such charge being a sum not exceeding the maximum amount chargeable in accordance with the scale prescribed in the Determination of the Joint Milk Council dated the 30th July, 1936, in respect of the distance concerned or in respect of the distance between the Vendor's farm and Purchaser's dairy, whichever may be the less.

PRICE. III. The nett price per imperial gallon to be paid by the Purchaser for the said milk shall be.....

(2) The Purchaser shall also pay to the Vendor a sum of.....per imperial gallon for the service of bottling the said milk, such sum being of an amount not less than the price payable for this service under the Determination of the Joint Milk Coun-•cil dated the 30th July, 1935.

(3) The Purchaser shall pay to the Vendor the said nett price each week/fortnight/ calendar month, on or before the due date.

(4) In this Contract the expression "due date" in relation to any week's deliveries of milk means the Friday in the ensuing week and in relation to deliveries of milk made during any fortnight or calendar month shall be the twelfth day after the conclusion of the fortnight or calendar month concerned.

DETERMINATION OF THE CONTRACT IN CERTAIN CIRCUMSTANCES.

IV. (1). If the Purchaser shall at any time fail to pay any sum due by him to the Vendor on or before the fourth day after the due date then, and in that case, the Vendor may (without prejudice to any other available remedies) give to the Purchaser and to the Joint Milk Council written notice of his intention to determine the Contract, and unless the Purchaser shall, on or before the fifth day after the receipt of such notice pay the amount due, the said Contract shall be deemed to have been determined at the expiration of the said fifth day. In this respect time shall be of the essence of the Contract. Upon the termination of the Contract the Vendor shall notify the Council without delay.

(2) The Vendor may (without prejudice to any other remedies available to him) by written notice to the Purchaser and the Council forthwith terminate this Contract in either or any of the cases following, namely:—

- (a) If any cheque drawn by the Purchaser in favour of the Vendor shall be dishonoured;
- (b) If the Purchaser shall become subject to the Bankruptcy Laws or make any arrangement or composition with his creditors or permit any execution to be levied on or at his collecting depot, dairy or other milk distributing premises, or being a Company shall enter into liquidation whether voluntary or compulsory (not being merely a voluntary liquidation for the purpose of amalgamation or reconstruction);
- (c) If the Purchaser shall at any time unlawfully refuse or fail for two consecutive days, or for four days in any period of fourteen days, to accept any milk tendered to him by the Vendor pursuant to this Contract.

REVOCATION AND SUSPENSION OF LICENCES.

V. If the Ministry of Agriculture suspends or revokes:---

- (a) the licence by virtue of which the Vendor produces and sells the milk delivered under this Contract; or
- (b) the licence by virtue of which the Purchaser purchases and re-sells the milk delivered under this Contract,

the Contract shall be deemed to have terminated on the date of such suspension or revocation, and the other party shall not thereby be entitled to any right or remedies to which he would be entitled in the event of a breach of any of the provisions of this Contract by the party whose licence has been suspended or revoked.

GENERAL.

VI. (1) This Contract is subject to any contingencies beyond the control of the parties hereto, such as strikes, lockouts, fires or riots, and in case either party shall thereby be prevented from fulfilling the duties imposed upon him or them hereby, or the Purchaser shall be unable, in consequence, to deal with the milk, then, and in such case, so far as is necessary, the operation of this Contract shall, on written notice by either party to the other and to the Council, be suspended during the continuance of the contingency or contingencies in question.

(2) Without prejudice to the generality of the last preceding sub-clause the Vendor shall not be liable for the total or partial failure of the supply of milk from his said cows due to the occurrence of infectious disease among the family, the employees or livestock of the Vendor, if the Vendor shall have notified in writing the Purchaser and the Council of the occurrence of the said disease immediately upon its coming to his knowledge. The Vendor shall take all reasonable steps to overcome the risk of infection and to resume full supply as soon as possible.

Without prejudice to the generality of the last preceding sub-clause the Purchaser shall not be liable for any failure to accept any milk tendered to him by the Vendor pursuant to this Contract, where such failure is due to the occurrence of infectious disease among the family or the employees of the Purchaser, if the Purchaser shall have notified in writing the Vendor and the Council of the occurrence of the said disease immediately upon its coming to his know-The Purchaser shall take all realedge. sonable steps to overcome the risk of infection and to accept full supply as soon as possible.

VII. The benefit and obligations of this Contract may, with the previous consent in writing of the other party to this Contract and of the Council be assigned by the Vendor to another registered producer or by the Purchaser to a third party, and it is hereby expressly agreed and declared that every such assignment duly assented to as aforesaid shall be deemed to have relieved the assignor of his obligation to deliver or take milk under this Contract after the date of the said assignment.

VIII. This Contract shall become null and void upon the Council refusing to register it.

IX. Any notice required to be given by the Vendor to the Purchaser or by the Pur-

(c) words in the singular shall include the plural and words in the plural chaser to the Vendor under this Contract shall be well and sufficiently made or given if sent through the post by registered letter shall include the singular. addressed to the Purchaser or the Vendor, AS WITNESS the hands of the parties as the case may be, at his said address or hereto the day and year first above left for him thereat, and any such notice sent by post shall be assumed as a fact to written. Signed by the Purchaser have been received on the date on which it should have been received in the ordinary in the presence of course of post. Signature of Witness X. In the construction of this Contract-"Vendor" shall include where the con-. Address of Witness text permits the Vendor's executors, administrators and permitted assigns, or in the case of a Company its succes-sors and permitted assigns. "Purchaser" shall include where the Signed by the Vendor context permits the Purchaser's executors, administrators and permitted assigns, or in the case of a Company its succes-in the presence of Signature of Witness sors and permitted assigns. Joint Milk Council" means the Joint Milk Council for Northern Ireland. Address of Witness Other expressions have the meanings respectively assigned to them in the Milk and Milk Products Act (Northern Ireland), 1934. N.B.-Each of the three copies must be Unless the contrary intention appearssigned by both Vendor and Purchaser. The (a) words importing the masculine gen-Witnesses to the Signatures to this contract der shall include females; should be persons who have no interest (b) words importing a person shall intherein and who are not closely related to clude a company; and parties thereto.

C.S.S. (Estabs.) No. 3.

AN ACCOUNT pursuant to the Bankers (Northern Ireland) Acts, 1845 and 1928, and the Currency and Bank Notes Act, 1928, of the Amount of Notes authorised by Law to be issued by the several Banks of Issue in Northern Ireland, and the Average Amount of Notes in Circulation, and of Bank of England Notes and Coin held during the Four Weeks ended Saturday, the 18th day of July, 1936,

Name and Title as set forth in Licence		Approved	Circulation Authorised by the Bankers Northern Ireland Act, 1928				Average Amount of Bank of Eng- land Notes and Coin held during 4 Weeks ended as above		
		Offices		£5 and upwards	Under £5.	Total	*Gold and Bank of England Notes	Silver	Total
The Bank of Ireland	The Governor and Company of the Bank of Ireland	{ Belfast { Londonderry }	£ †942,359	د 394,886	£ 568,415	963,301	£ 29,865	£ 27,481	£ 57,346
The Provincial Bank of Ireland, Limited	The Provincial Bank of Ireland, Limited	{ Belfast { Londonderry }	+348,198	259,290	256,531	515,821	173,205	36,071	209,276
The Belfast Banking Company. Limited	The Belfast Banking Company, Limited	Belfast Londonderry	350,000	809,800	116,017	925,817	634,711	43,679	678,390
The Northern Bank, Limited	The Northern Bank, Limited	Belfast Londonderry	244,000	920,296	189,393	1,109,689	885,477	113,122	998.599
The Ulster Bank, Limited …	The Ulster Bank. Limited	Belfast Londonderry }	290,000	945,367	423,519	1,368,886	1,090,627	97,035	1,187,662
The National Bank, Limited	The National Bank, Limited	Belfast Londonderry	†199,782	218.901	90,614	309,515	107,639	3,861	111,500

I hereby certify that each of the Bankers named in the above Return, who have in circulation an amount of Notes beyond that authorised by the Bankers (Northern Ireland) Act, 1928, have held an amount of Bank of England Notes and Gold and Silver Coin not less than that which they are required by the Treasury to hold during the period to which this Return relates.

Dated 28th day of July, 1936.

R. MARTIN,

Assistant Registrar of Bank Returns.

†These amounts are the latest amounts approved by the Treasury.
*This column includes Bank of England Notes deposited at the Bank of England which, by virtue of Sec. 9 (1) of the Currency and Bank Notes Act, 1928, are to be treated as gold coin held by the Bank.

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HOLYWOOD PETTY SESSIONS DISTRICT.

As constituted by an Order made under Section 10 of the Summary Jurisdiction and Criminal Justice Act (N.I.), 1935.

BARONY OF CASTLEREAGH LOWER. Parish of Dundonald.

Ballybeen, Ballymiscaw, Ballyregan, Church Quarter, Dunlady, Killeen.

Parish of Holywood. Ballycloghan, Ballycultra, Ballydavey, Ballygrainey, Ballykeel, Ballymaghan, Ballymenagh, Ballyrobert, Craigavad, Holywood, Killeen, Knocknagoney.

KILKEEL PETTY SESSIONS DISTRICT.

(As constituted by an Order made under Section 10 of the Summary Jurisdiction and Criminal Justice Act (N.I.), 1935.)

BARONY OF IVEAGH UPPER,

UPPER HALF.

Parish of Kilbroney. Ballincurry, Ballincurry Upr., Ballindoalty, Ballindoalty Upr., Ballintur, Ballintur Upr., Kilfeaghan, Kilfeaghan Upr., Killowen Mountains, Tamnyveagh.

BARONY OF MOURNE.

Parish of Kilkeel.

Aghyoghill, Attycall, Aughnahoory, Aughnaloopy, Aughrim, Ballinran, Ballinran Upr., Ballyardel, Ballygowan, Ballykeel, Ballymadeerfy, Ballymagart, Ballymageogh, Ballymartin, Ballyna-hatten, Ballyrogan or Mourne Park, Ballyveagh Beg, Ballyveagh Beg Upr., Ballyveagh More, Ballyveagh More Upr., Benagh Lr., Benagh Upr., Brackenagh East, Brackenagh East Upr., Brackenagh West, Brackenagh West Upr., Carrigenagh, Carrigenagh Upr., Corcreaghan, Cranfield, Derryoge, Drumcro, Drumindoney, Drummanlane, Drummanmore, Dunnaman, Dunnaval, Glasdrumman, Glasdrumman Upr., Glenloughan, Glenloughan Upr., Grange, Greencastle, Guineways, Guineways Upr., Kilkeel, Leitrim, Leitrim Upr., Lisnacree, Lisnacree Upr., Lurgancon-ary, Lurganreagh, Magheramurphy, Maghereagh, Maghery, Moneydarragh Beg, Moneydarragh More, Moneydar-ragh More Upr., Mourne Mountains East, Mourne Mountains Middle, Mountains Mourne West, Moyad, Moyad Upper, Mullartown, Mullartown Upr., Tullyframe.

KILLYLEAGH PETTY SESSIONS DISTRICT.

(As constituted by an Order made under Section 10 of the Summary Jurisdiction and Criminal Justice Act (N.I.), 1935).

BARONY OF ARDS UPPER.

Parish of Ardkeen.

Islands.

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Calf, Craigaveagh Rock, Drummond, Great Minnis's, Inishanier, Inisharoan.

Little Minnis's, Long, Parton, Rainey, Roe, Round, Sketrick, Trasnagh.

- BARONY OF CASTLEREAGH UPPER. Parish of Killinchy.
 - Creevybeg, Raffrey. Parish of Killyleagh.
 - Kilinchy in the Woods.
 - Parish of Kilmore.
 - Crossgar, Lisara.

BARONY OF DUFFERIN.

Parish of Killinchy. Balloo, Ballybredagh, Ballydorn, Ballygeegan, Ballymacreely, Ballymorran, Annuchy, Quarterland, Ringhaddy, Tullyco Carrigullian, Craigarusky, Islandbane, Killinchy, Killinakin, Rathgorman, Tullymore.

Islands.

Bradock, Bush, Conly, Darragh, Dunsy, Feehary, Green, Hen, Marl, More, Rock, Shamrock.

Parish of Killyleagh.

Ardigon, Ballyalgan, Ballygoskin, Ballymacarron, Ballymacromwell, Ballytrim, Ballywillin, Clay, Cluntagh, Commons, Corbally, Corporation, Derryboy, Lisinaw, Moymore, Mullagh, Rathcunningham, Ringdufferin, Toy and Kirkland, Tullykin, Tullymacnous, Tullyveery. Islands.

Dodd's, Dunnyneill, Gibb's, Taggart, Pawle, Quay, Simmy.

MOIRA PETTY SESSIONS DISTRICT.

(As constituted by an Order made under Section 10 of the Summary Jurisdiction and Criminal Justice Act (N.I.), 1935.)

BARONY OF IVEAGH LOWER,

UPPER HALF.

Parish of Magheralin. Ballykeel, Ballyleny, Ballymacanally, Ballymacbredan, Ballymacbrennan, Ballymacbredan, Ballymacbrennan, Ballymacmaine, Ballymakeonan, Ballymagin, Ballynadrone, Clogher, Drumlin, Drumnabreeze, Drumnaferry, Drumo and Drumcro, Edenballycoggill, Eden-More, Feney, Gartross, Gregorlough, Kilfullert, Kircassock, Lismaine, Lisnashanker, Lisnasure, Taughlumny, Tully-anaghan, Tullynacross. Parish of Moira.

Aughnadrumman, Aughnafosker, Ballyknock, Ballyconigan, Ballycanal, Bally-Bottier, Carnalbanagh magaraghan, East, Carnalbanagh West, Clare, Derrydrummult, Drumbane, Gortnamony, Kilminioge, Legmore, Lurganville, Magherahinch, Risk, Tullyard, Tullyloob.

NEWCASTLE PETTY SESSIONS DISTRICT.

- (As constituted by an Order made under Section 10 of the Summary Jurisdiction and Criminal Justice Act (N.I.), 1935.)
- BARONY OF KINELARTY.
 - Parish of Kilmegan.

Cloghram.

Parish of Loughinisland. Ardilea, Ardtanagh, Clough, Creeghduff, Cumran, Drumanaghan or Drum-Drumcaw, Knocksticken, ulcaw. Naghan, Seaforde Demesne. BARONY OF LECALE UPPER. Parish of Ballykinler. Ballykinler Lower, Ballykinler Middle, Ballykinler Upper. Parish of Kilmegan (part of). Dundrum, Moneylane, Murlough Lower, Wateresk. Parish of Tyrella. Carrickinab, Clanmaghery, Commons of Clanmaghery, Glovet, Tyrella North, Tyrella South. BARONY OF IVEAGH UPPER, LOWER HALF. Parish of Kilcoo (part of). Aghacullion, Ballaghbeg, Ballyhaffry, Tollymore Park, Tollybrannigan. Parish of Maghera (part of). Ballyginney, Ballyloughlin, Carnacavill, Murlough Upper, Tollymore. BARONY OF MOURNE. Parish of Kilkeel (part of). Ballaghaneery, Ballaghaneery Upper. NEWTOWNARDS PETTY SESSIONS DISTRICT. As constituted by an Order made under

Section 10 of the Summary Jurisdiction and Criminal Justice Act (N.I.), 1935.

BARONY OF ARDS LOWER.

Parish of Newtownards. Ballyalicock, Ballyblack, Ballyharry, Ballyhenny, Ballyhaft, Ballyreagh, Ballyharry, Ballywatticock, Bootown, Corporation North, Cronstown, Crossnamuckley, Cunningburn, Drumawhy, Drumhirk, Gregstown, Loughriscouse, Movilla, Whitespots.

BARONY OF CASTLEREAGH LOWER. Parish of Comber.

Ballyalton, Castleaverry, Killynether. Parish of Newtownards.

Ballyalton, Ballybarnes, Ballycullen, Ballymagreehan, Ballymoney, Ballyrogan, Ballyskeagh High, Ballyskeagh Low, Commons, Corporation South, Craigogantlet, Greengraves, Killarn, Milecross, Scrabo, Tullymagardy.

NEWTOWNBREDA PETTY SESSIONS DISTRICT.

(As constituted by an Order made under Section 10 of the Summary Jurisdiction and Criminal Justice Act (N.I.), 1935.)

BARONY OF CASTLEREAGH LOWER. Parish of Knockbreda.

Gilnahirk, Gortgrib, Tullycarnet.

Parish of Comber.

Ballykeel, Lisleen.

BARONY OF CASTLEREAGH UPPER. Parish of Comber.

Clontonakelly, Crossnacreevy. Parish of Drumbeg.

Ballyaughlis, Ballygowan, Drumbeg. Parish of Drumbo.

Ballycarn, Ballycowan, Ballydollaghan, Ballylessan, Ballynagarrick, Ballyna-hatty, Ballynavally, Carr, Carryduff, Clontonakelly, Drumbo, Edenderry, Knockbracken, Leverogue, Mealough.

Parish of Knockbreda. Ballydollaghan, Ballylenaghan, Ballymaconaghy, Braniel, Breda, Carnamuck, Castlereagh, Cregagh, Galwally, Knockbreckan, Lisnabreeny, Lisnasharragh, Slatady.

Parish of Lambeg. Ballyskeagh.

PORTAFERRY PETTY SESSIONS DISTRICT.

(As constituted by an Order made under Section 10 of the Summary Jurisdiction and Criminal Justice Act (N.I.), 1935.)

BARONY OF ARDS UPPER.

Parish of Ardkeen.

Ardkeen, Ballycran Beg, Ballycran More, Ballygelagh, Ballyward, Cooks-town, Dunevly, Kirkistown, Lisbane, Ratallagh.

Islands.

Jocks, Long, Lythe, Pherson's, Round. Parish of Ardquin.

Ardquin, Ballyhenry, Ballyherly, Ballyminnish, Ballymurphy, Ballyridley, Ballywadden, Ballywallon, Ballywhite, Demesne, Marlfield, Priest Town, Thomastown.

Islands.

Ballyhenry, Ballywallon.

Parish of Ballyphilip.

Ballyblack, Ardgeehan. Ballycam. Ballyedock or Carrstown, Ballyfinragh, Ballygalget, Ballygarvigan, Ballymar-ter, Ballyphilip, Ballyquintin, Ballyrus-ley, Ballywhollart, Craigaroddan, Derry, Granagh, Keentagh, Killydressy, Knockinelder, Tara, Tieveshilly, Tully-board, Tullycarnan, Tullymally, Tully-nacrew, The Eleven Islands. Parish of Ballytrustan.

Ballybranigan, Ballyfounder, Ballymacnamee, Ballynichol, Ballytrustan, Ballywierd, Corrogs, Kearney, Parsonhall.

Parish of Castleboy. Ballyadam, Broom Quarter, Castleboy, Cloghy, Drumardan, Drumardan Quarter, Loughdoo, Tullycross, Tullytramon. Parish of Slanes.

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Ardminnan, Ballyspurge, Dooey, Newcastle, Slanes.

SAINTFIELD PETTY SESSIONS DISTRICT.

As constituted by an Order made under Section 10 of the Summary Jurisdiction and Criminal Justice Act (N.I.), 1935.

BARONY OF CASTLEREAGH LOWER. Parish of Comber.

Ballygowan, Edenslate, Moneyreagh, Monlough, Tullygarvan, Tullyhubbert.

Parish of Killinchy.

Ballycloghan, Ballygowan, Drumreagh, Ravara.

Parish of Kilmood.

Kilmood, Ballybunden.

BARONY OF CASTLEREAGH UPPER.

- Parish of Killaney. Carrickmaddyroe, Carricknaveigh, Killaney, Lisbane.
- Parish of Killinchy. Aughnadarragh, Barnamaghery, Carrickmannon.
- Parish of Kilmore.
 - Ballydyan, Barnamaghery, Cahard, Clontaghnaglar, Creevycarnonan, Drumgiven, Listooder.
- Parish of Saintfield.
 - Ballyagherty, Ballynockan, Ballymacaranery, Bresagh, Carsonstown, alias Carsons, Craignasasonagh, Creevy-loughgare, Drumaconnell East, Drumaconnell West, Drumalig, Glasdrumman, Killinure, Leggygowan, Lessans, Lisdalgan, Lisdoonan, Lisowen, Lisnasal-lagh, Ouley, alias Oughley, Saintfield Parks, Tonaghmore, Tullywasnacunagh alias Tullywest.
- BARONY OF DUFFERIN.

Parish of Killinchy.

Ballymacashen.

BARONY OF KINELARTY. Parish of Kilmore. Rademan.

RATHFRYLAND PETTY SESSIONS DISTRICT.

(As constituted by an Order made under Section 10 of the Summary Jurisdiction and Criminal Justice Act (N.I.), 1935.)

BARONY OF IVEAGH UPPER,

LOWER HALF.

Parish of Clonduff.

Ballyaughian, Ballycoshone Lr., Ballycoshone Upr., Ballygorian Beg, Bally-gorian More, Ballykeel, Ballymaghery, Ballynagappoge, Ballynanny, Bally-Cavan, weely, Cabragh, Carcullion, Cleomack, Drumbonniff, Drumnascamph, Goward, Islandmoyle, Kinghill, Leitrim, Lenish, Leode, Lisnamulligan, Mullaghmore, Stang, Tamary.

Parish of Drumballyroney.

Annahunshigo, Aughnavallog, Ballybrick, Ballynamagna, Ballyroney, Cavan, Drumarkin, Drumdreenagh, Edena-garry, Grallaghgreenan, Imdel, alias Embdale, Lackan, Lisnacreevy, Lisna-croppan, Lisnavaghrog, Lisnisk, Lissize, Moneygore. Rossconor, Seafin, Tirfergus, Tirkelly, Tirgorey.

Parish of Drumgooland.

- Ballymackilreiny, Ballyward, Clogh-Deehommed, skelt. Drumadonnell, Moneyslane.
- Parish of Kilcoo.
- Letalian.
- Parish of Newry. Shannaghan.

BARONY OF IVEAGH UPPER, UPPER HALF.

Parish of Clonallan.

Cabragh, Cullion.

Parish of Drumgath.

Ballydoo, Ballykeel, Barnmeen, Carnany, Cross, Drumgath, Drumgreenagh, Drumlough, Kiltarriff, Lissize, Lurgan-cahone, Tullyquilly.

BARONY OF LORDSHIP OF NEWRY BARONY.

Parish of Newry. Ardarragh, Curley, Finnards, Gransha, Ouley.

WARRENPOINT PETTY SESSIONS DISTRICT.

(As constituted by an Order made under. Section 10 of the Summary Jurisdiction and Criminal Justice Act (N.I.), 1935.)

BARONY OF IVEAGH UPPER.

UPPER HALF.

Parish of Clonallan.

Aghavilly, Aghnamoira, Aghnagon, Ballydesland, Ballydulany, Ballymaconaghy, Ballyrussell, Ballyvally, Burren, Carmeen, Carrickmacstay, Carrogs, Clonallen Glebe, Clontafleece, Donagh-Carrickmacstay, aguy, Edentrumly, Lurgancanty, Mayo, Milltown, Tamnaharry.

Parish of Kilbroney.

Ballinran, Ballinran Upr., Ballyagholy, Ballyedmond, Ballyedmond Upr., Ballymonay, Ballyneddan, Ballyneddan Upr., Drumreagh, Drumreagh Upper, Drumsesk, Kilbroney, Kilbroney Upr., Knockbarragh, Levallyclanone, Levallyreagh, Moygannon, Newtown, Newtown Upr., Rosstrevor Mountains, Rosstrevor, Rosstrevor Upr., The Point Park.

Parish of Warrenpoint. Dromore, Narrow Water, Ringmacilroy.

CIVIL SERVICE COMMISSION FOR NORTHERN IRELAND.

The Civil Service Commissioners for Northern Ireland hereby announce that Certificates of Qualification have been issued by them in favour of the undermentioned persons :--

7th May, 1936. Typist-Evelyn Florence Manderson. 9th May, 1936. Assistant Inspector (Marketing of Eggs)-Hugh Carson 11th May, 1936. Typist—Dorothy Josephine Whitten. 14th May, 1936. Clerk—Henry Andrew Barrett Lloyd. 20th May, 1936. Telephonist—Mary Elizabeth Chambers. 29th May, 1936. Typist-Grace Matilda Hamill. 3rd June, 1936.

Clerk—William John Stewart. 8th June, 1936.

... Clerk-Typist (County Court Service)-Helen Jane McCappin. 19th June, 1936. Typist-Mary Shanks. 24th June, 1936. Clerk-Amy Wilson MacKeown. 1st July, 1936. Head Forester-Murdo Macpherson. Grade I-Matthew Byrne; Forester, Ernest George Addison Clarke; John Kerr Fotheringham; John Patrick Rodgers. Forester, Grade II-Frederick Montgomery. 9th July, 1936.

10th June, 1936.

Typist-Margaret Kearney.

20th July, 1936.

- Examiner of Estate Duty-John M'Allister 24th July, 1936.
 - Assistant Architect, Second Class-George William Robertson.

[IN THE COURT OF THE RAILWAY RATES TRIBUNAL].

ROAD AND RAIL TRAFFIC ACT, 1933. SECTION 37.

AGREED CHARGES.

Procedure to be followed in Applications for the approval of Agreed Charges lodged from time to time with the Railway Rates Tribunal :---

1.—Applications may be inspected at the Office of the Tribunal, Bush House, Aldwych, London, W.C.2, at any time during office hours, and at the following places :—

- London.—Railway Clearing House, 123 Seymour Street, N.W.1.
- BIRMINGHAM.—District Goods Manager's Office, Great Western Railway, Snow Hill.
- CARDIFF—Divisional Superintendent's Office, Great Western Railway.
- Exerter.--Western Divisional Superintendent's Office, Southern Railway.
- LEEDS.—District Goods Manager's Office, London and North Eastern Railway, Wellington Street.
- LEICESTER.—District Goods and Passenger Manager's Office, London Midland and Scottish Railway.
- MANCHESTER.—District Goods Manager's Office, London Midland and Scottish Railway, Hunt's Bank.
- SOUTHAMPTON.—Southern Divisional Superintendent's Office, Southern Railway, Southampton Central.
- YORK.—Goods Manager's Office, London and North Eastern Railway.
- ABERDEEN.—District Goods and Passenger Manager's Office, London Midland and Scottish Railway.
- EDINBURGH.—District Goods and Passenger Manager's Office, London and North Eastern Railway, Waverley Station.
- GLASGOW.—Commercial Manager's Office, London Midland and Scottish Railway, Central Station.

A copy of each application can be obtained from Mr. G. Cole Deacon, Secretary, Rates and Charges Committee, 35 Parliament Street, Westminster, London, S.W.1, price 1s. post free, if applied for within three months after notice of lodgment of the Application.

2.—Public notice of each Application will be given from time to time by advertisement and will state the date on or before which Notices of Objection by any parties entitled to object to the approval of any of the Agreed Charges referred to therein must be filed.

3.—Notices of Objection by any parties entitled to object to the approval of any Agreed Charge must state concisely the grounds of objection and must be filed at the office of the Registrar, on or before the date prescribed in the above-mentioned Public Notice and a copy thereof on or before the same date must be served on or sent by registered post to Mr. G. Cole Deacon, Secretary, Rates and Charges Committee, 35 Parliament Street, Westminster, London, S.W.1. A separate Notice must be filed and served in respect of each Application.

4.—Each Notice must be on foolscap size paper and must be stamped with an adhesive fee stamp for 2s. 6d. (which can be purchased at the office of the Tribunal only). If sent by post for filing each Notice must be accompanied by a Postal Order for 2s 6d. payable to the Registrar when a stamp will be affixed at the Office. A Notice by a Representative Body of Traders must contain a statement of the facts upon which such Body claims to represent a substantial number of traders interested in, or likely to be affected by, the decision on the Application.

5.—Five additional copies of each Notice must be lodged with the original at the office of the Registrar.

T. J. D. ATKINSON,

Registrar.

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Railway Rates Tribunal, Bush House,

Aldwych, London, W.C.2.

27th July, 1936.

Treasury Chambers, S.W.1.

The Lords Commissioners of His Majesty's Treasury hereby give notice that they have made an Order under Sections 3 and 19 of the Import Duties Act, 1932, viz.:--

The Additional Import Duties (No. 18) Order, 1936, relating to battery-operated portable electric lamps.

The Order has been published as Statutory Rules and Orders, 1936, No. 733, and copies may be purchased (price 1d. net) direct from His Majesty's Stationery Office, at the following addresses:—80 Chichester Street, Belfast; Adastral House, Kingsway, London, W.C.2; 120 George Street, Edinburgh 2; York Street, Manchester 1; 1 St. Andrew's Crescent, Cardiff, or from any book-seller.

Treasury Chambers, S.W.1.

The Lords Commissioners of His Majesty's Treasury hereby give notice that they have made an Order under Sections 3 and 19 of the Import Duties Act, 1932, viz.:-

The Additional Import Duties (No. 19) Order, 1936, relating to dried chamomile flowers.

The Order has been published as Statutory Rules and Orders, 1936, No. 736, and copies may be purchased (price 1d. net) direct from His Majesty's Stationery Office, at the following addresses :- 80 Chichester Street, Belfast; Adastral House, Kingsway, London, W.C.2; 120 George Street, Edin-burgh 2; York Street, Manchester 1; 1 St. Andrew's Crescent, Cardiff, or from any book-seller.

Treasury Chambers, S.W.1.

The Lords Commissioners of His Majesty's Treasury hereby give notice that they have made an Order under Sections 3 and 19 of the Import Duties Act, 1932, viz.:-

The Additional Import Duties (No. 20) Order, 1936, relating to certain cutweft pile fabrics wholly or partly of cotton.

The Order has been published as Statutory Rules and Orders, 1936, No. 744, and copies may be purchased (price 1d. net) direct from His Majesty's Stationery Office, at the following addresses :---80 Chichester Street, Belfast; Adastral House, Kingsway, London, W.C.2; 120 George Street, Edin-burgh 2; York Street, Manchester 1; 1 St. Andrew's Crescent, Cardiff, or from any book-seller.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND.

KING'S BENCH DIVISION-IN BANKRUPTCY

JAMES HERBERT BURNS, of Herbana, Station Road, Greenisland, Co. Antrim, Company Director, was on the 24th day of July, 1936, adjudged Bankrupt.

rupt. PUBLIC SITTINGS will be held before the Court at the Royal Courts of Justice (Ulster), Bel-fast, on Friday, the 14th day of August, 1936, and on Friday, the 21st day of August, 1936 at the hour of 11 o'clock in the forenoon, whereat the Bank-rupt is to attend, and to make a full disclosure and discovery of his Estate and Effects. Creditors may prove their Debts, and at the First Sitting choose a Creditors' Assignee. At the last Sitting the Bank-rupt is required to finish his Examination. All persons having in their possession any Pro-perty of the Bankrupt should deliver it and all Debts due to the Bankrupt should be paid, to Major F. G. Hill, Official Assignee, Royal Courts of Justice (Ulster), Belfast, to whom Creditors may forward their Affidavits of Debt.

their Affidavits of Debt.

R. N. McNEILL, Registrar.

JOHN JOHNSON, Solicitor, 11 Chichester Street, Belfast.

STATUTORY NOTICE TO CREDITORS.

In the Goods of THOMAS ALFRED PERRY, who traded as PERRY & Co., late of 177 Lisburn Road, in the City of Belfast, Grocer, Deceased. NOTICE is hereby given, pursuant to the Statute |

22 & 23 Vic., Cap. 35, Sec. 29, that all Persons Claiming to be Creditors of or otherwise having any Claims or Demands against the Estate of the above-named Deceased who died on the 31st day of December, 1935, are hereby required on or before the 15th day of September, 1936, to furnish (in writ-ing) particulars of such Claims or Demands to the of Deceased's Will was on the 8th day of April, 1936, granted forth of the Principal Registry of the King's Bench Division (Probate) of the High Court of Justice in Northern Ireland.

And Notice is hereby further given, that after the said 15th day of September, 1936, the said Execut-ors will proceed to distribute the Assets of the Deceased amongst the parties entitled thereto, having regard only to the Claims and Demands of which notice shall have been given as above required.

Dated this 24th day of July, 1936.

MARTIN H. TURNBULL & CO., Solicitors for the Executors, 7 Chichester Street, Belfast.

STATUTORY NOTICE TO CREDITORS.

In the Goods of MARGARET McCONNELL, late of Altona, 23 Windsor Avenue, Belfast, Widow, Deceased.

NOTICE is hereby given, pursuant to the Statute 22 and 23 Vic., Cap. 35, that all persons Claiming to be Creditors of, or otherwise to have any Claims or Demands against the Estate of above any Claims or Demands against the Estate of above Deceased, who died on or about the 30th day of January, 1936, are hereby required to furnish (in writing) on or before the 1st day of September, 1936, particulars of such Claims or Demands to the undersigned Solicitor for the Executrices of the Will of said Deceased, to whom Probate was gran-ted on the 25th day of June, 1936, forth of the Principal Registry of the High Court of Justice in Northern Ireland King's Bench Division (Probate). And Notice is hereby further given that after the said 1st day of September, 1936, the Executrices will proceed to distribute the Assets of said deceased, amongst the persons entitled thereto, having re-gard only to the Claims, and Demands of which notice and particulars shall have been given as above required.

above required.

Dated this 27th day of July, 1936.

J. DUNVILLE COATES, Solicitor for the Executrices, Mayfair, Arthur Square, Belfast.

KOSMACK STEWART & CO. LTD. (Creditors' Voluntary Winding-up).

In pursuance of Section 217 of the Companies Act In pursuance of Section 217 of the Companies Act (Northern Ireland) 1932, and for the purposes men-tioned therein, a General Meeting of the Company and a Meeting of Creditors will be held on Tues-day, 1st September, 1936, at 11-45 a.m. and 12 noon respectively, at the Offices of Winnington Adams & Co., Accountants and Auditors, 8/10, Castle Arcade Buildings, Belfast.

Dated this 25th day of July, 1936.

CARSON, BAILLIE & THQM, Solicitors for the Liquidator, 41, Royal Avenue, Belfast.

NOTICE OF CHARITABLE BEQUESTS.

In the Goods of EDWARD McCONNELL, late of 88 Union Street, Lurgan, in the County of Ar-magh, Farmer, Deceased.

NOTICE is hereby given, pursuant to the Statute 30 & 31 Vic., Cap. 54, Sect. 19, that the above-named Deceased, who died on the 5th day of March, 1936, made the following Charitable Bequests by his Will dated the 11th day of August, 1932. Testator bequeathed (in the event of his grandson dying before attaining the age of twenty one years) two-thirds of the net purchase money of his Farm to the Branch of the Protestant Orphan Society for the Counties of Antrim and Down in connection with the Parish Church in Maralin, to be used for the general charitable objects of the said Society in

Northern Ireland, and Testator by a Codicil to said Will dated the 9th day of August, 1934, bequeathed the residue of his estate (subject to the payment of debts and funeral and testamentary expenses) to the Protestant Orphan Society for the Counties of Antrim and Down in connection with the Parish Church in Maralin, to be used for the Charitable Objects of the said Society.

Probate of the said Society. Probate of the said Will and Codicil of said Testator was on the 29th day of April, 1936, gran-ted forth of the Principal Registry at Belfast of the King's Bench Division (Probate) of the High Court of Justice in Northern Ireland, to Robert Burke, Stephen Hamilton and Francis Hull, the Executor theorem proved Executors therein named.

Dated this 27th day of July, 1936.

- HUGH HAYES & SON, Solicitors for the Executors, Lurgan, and 15, Mayfair, Arthur Square, Belfast.
- To: Secretary, Ministry of Finance, Northern Ire-land (Charities Branch), and all others con-cerned.

NOTICE OF CHARITABLE BEQUESTS.

In the Goods of THOMAS ARMSTRONG, late of Creg-gan, Ballybofey, in the County of Donegal, Retired Farmer, Deceased.

NOTICE is hereby given pursuant to Statute 30 and 31 Vic., C. 54, Sec. 19, that the above-named Deceased, who died on the 22nd day of December, 1935, by his Will dated the 16th day of June, 1932, bequeathed the following Charitable Legacies:-(a) to Dr. Barnardo's Homes the sum of £500, (b) to (a) to Dr. Barnardo's Homes the sum of ± 500 , (b) to the Qua Iboe Mission the sum of ± 300 , (c) to the Bible Churchmen's Missionary Society (having its Headquarters in Belfast) the sum of ± 500 , (d) to the Faith Mission (having its Headquarters in Edin-burgh) the sum of ± 500 , (e) to the China Inland Mission the sum of ± 500 , (c) to the China Inland Mission the sum of ± 500 , and (f) to the County Donegal Protestant Orphan Society the sum of ± 200 . And by a Codicil, dated the 10th day of January, 1935, to the said Will, the said Deceased directed that the said several Charitable Legacies should each be reduced by the sum of ± 100 each be reduced by the sum of £100.

Probate of the said Will (with said Codicil an-nexed) was on the 22nd day of April, 1936, granted forth of the Principal Probate Registry of the High Court of Justice in Northern Ireland, to Robert S. Magee, of Strabane, in the County of Tyrone, Solicitor, and James Armstrong, of Creggan, Bally-bofey, in the County of Donegal, Farmer, the Ex-ecutors therein named. ecutors therein named.

Dated this 25th day of July, 1936.

- GALWAY, M'ILWAINE & SEEDS, Solicitors for the Executors, 52, Upper Arthur Street, Belfast.
- To the Ministry of Finance for Northern Ireland, and all others concerned.

NOTICE OF CHARITABLE BEQUESTS.

In the Goods of Eleanor Annie Givan, late of Grange, Emyvale, in the County of Monaghan, Spinster, Deceased.

- made the following Charitable Bequests :-To the Presbyterian Church, Aughnacloy, her Shares in the Monterey Railway Light and Power Co., Ltd. The income thereon to be applied to sundry Mission Funds. To the said Presbyterian Church, Aughna-cloy, Thirty-five Pounds for the benefit of work in connection with the Sunday School. (a)
- (b)

The Testatrix died on the 11th day of October, 1935, and Probate of said Will and Codicil was granted forth of the Principal Registry of the High Court of Justice in Northern Ireland, King's Bench Division (Probate) on the 28th day of April, 1936, to Robert William Henry Kerr, Bank Manager, and Robert James Kyle of Dernabane, Farmer, both of Augmaclov, in the Courty of Tyrone, the Executors Aughnacloy, in the County of Tyrone, the Executors therein named.

Dated this 29th day of July, 1936.

SIMMONS MEGLAUGHLIN & ORR, Solici-tors for the Executors, 2, Wellington Place, Belfast, and Dungannon.

To: The Secretary, Ministry of Finance for North-ern Ireland, and all others concerned.

Form J. Reg. 10.

ADVERTISEMENT OF CANCELLING. Name of Society: COALISLAND CO-OPERATIVE SOCIETY, LIMITED.

NOTICE is hereby given that the Registrar of Friendly Societies has, pursuant to the Industrial and Provident Societies Act, 1893, this day Can-celled the Registry of the Coalisland Co-Operative Society, Limited (Reg. No. 530R), held at Dungan-non Road, Coalisland, in the County of Tyrone, on the ground that the Society has wilfully and after notice from me violated the provisions of the said Act in howing folded to furnish the Annual Return Act in having failed to furnish the Annual Return of the said Society for the year 1934.

The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be en-forced against it as if such cancelling had not taken place.

Dated the 20th day of July, 1936. W. D. SCOTT,

Registrar of Friendly Societies for Northern Ireland.

BELFAST.

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ON BEHALF OF THE GOVERNMENT OF NORTHERN IRELAND

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