



The Edinburgh Gazette

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FRIDAY, MARCH 22, 1901.

PRIVY COUNCIL OFFICE, DUBLIN CASTLE,

March 19, 1901.

At a Meeting of the Privy Council held this day in the Council Chamber, Dublin Castle, the Right Honourable the Lord Chancellor, the Right Honourable Lord Justice FitzGibbon, and the Right Honourable the Master of the Rolls were sworn Lords Justices for the Government of Ireland during the absence of His Excellency the Lord Lieutenant.

J. B. DOUGHERTY.

SCOTTISH OFFICE, WHITEHALL,

March 21, 1901.

The Secretary for Scotland has been pleased, by Warrant under his hand and seal, bearing date the 19th instant, to appoint John Foster, Esq., Solicitor, Elgin, to be Sheriff Clerk of the Shire of Elgin, in the room of David Forsyth, Esq., deceased.

CHANCERY OF THE ROYAL VICTORIAN ORDER,

ST. JAMES' PALACE, March 19, 1901.

The King has been graciously pleased to make the following appointments to the Royal Victorian Order:—

To be Knight Commander.

Sir William Henry Broadbent, Bart., M.D.,
F.R.C.P.

To be Commanders.

Colonel James Gildea, C.B.
Colonel J. Stacpole.
Lieutenant-Colonel W. H. H. Waters, M.V.O.
Reverend Canon J. N. Dalton, C.M.G.

To be Members of the Fourth Class.

Captain A. L. Winsloe, R.N.
Lieutenant-Colonel D. A. Kinloch, Grenadier Guards.
Lieutenant the Honourable A. D. E. H. Boyle, R.N.
Captain C. B. Levita, R.H.A.
Reverend Clement Smith, M.A.
Sydney P. Hall, Esq.
A. R. Manby, Esq., M.D.

To be Members of the Fifth Class.

Lieutenant the Honourable L. d'H. Hamilton, Coldstream Guards.
Lieutenant M. L. Goldie, R.H.A.
Lieutenant E. Seymour, Grenadier Guards.
Lieutenant H. J. A. Maekey, R.H.A.
Acting Sub-Lieutenant Percy L. Noble, R.N.
Acting Sub-Lieutenant A. W. Peebles, R.N.
Lieutenant D. Hickie, Superintendent of the Royal Mews, Windsor.
Second Lieutenant I. Zaverlal.
Second Lieutenant J. Sommer.
Second Lieutenant G. J. Miller.
Midshipman J. W. Gibson, R.N.
Midshipman L. S. Holbrook, R.N.

FOREIGN OFFICE, March 16, 1901.

INTRODUCTION OF FIRE-ARMS INTO SPAIN.

With a view to obviating the inconvenience caused to British travellers entering Spain by ignorance of the regulations governing the introduction of fire-arms into that country, His Majesty's Ambassador at Madrid has forwarded the following information on the subject to His Majesty's Secretary of State for Foreign Affairs:—

Travellers entering Spain with fire-arms must, in all cases, obtain a permit from the Governor of the Province of the place of entry. These permits are obtainable on application through one of His Majesty's Consular Officers.

On receipt of the permit, the duties, as stated under numbers 69, 70, and 71 of the Custom House Tariff, have to be paid.

As, however, under Royal Orders of 23rd June 1900 and 26th January 1901, exception is made in favour of guns temporarily imported by sportsmen, travellers in possession of permits whose stay in Spain does not exceed six months, can obtain passes at the Custom Houses which hold good for that time, by registering the full description of their weapons.

WAR OFFICE, March 19, 1901.

The King has been graciously pleased to make the following appointment to the Most Honourable Order of the Bath:—

To be an Honorary Member of the Military Division of the First Class, or Knights Grand Cross of the said Most Honourable Order, viz.:—

Prince Luitpold Charles Joseph Guillaume Louis, Regent of Bavaria.

ST. JAMES' PALACE, March 18, 1901.

The King has been pleased to appoint Major-General Sir Arthur Ellis, K.C.V.O., C.S.I. (Extra Equerry to His Majesty), to be Comptroller of Accounts in the Lord Chamberlain's Department, in the room of the Honourable Sir Spencer Cecil Brabazon Ponsonby-Fane, G.C.B., resigned.

ST. JAMES' PALACE, March 18, 1901.

The King has been pleased to appoint Lieutenant-Colonel the Right Honourable Sir Fleetwood Isham Edwards, G.C.V.O., K.C.B., to be Serjeant-at-Arms in Ordinary to His Majesty, to attend the Right Honourable the Lord Chancellor, Lord Keeper, or Lord Commissioner of the Great Seal of Great Britain for the time being, in the room of Major-General Sir Arthur Ellis, K.C.V.O., C.S.I.

WHITEHALL, March 18, 1901.

The King has been pleased to issue a Commission, under His Majesty's Royal Sign Manual, to the following effect:—

EDWARD, R.

EDWARD THE SEVENTH, by the Grace of God of the United Kingdom of Great Britain and Ireland, King, Defender of the Faith, to all to whom these Presents shall come, Greeting!

WHEREAS it pleased Her late Majesty from time to time to issue Royal Commissions of Inquiry for various purposes therein specified:

And whereas in the case of certain of these Commissions, namely, those known as—

The Historical Manuscripts Commission;
The Horse Breeding Commission;
The Local Taxation Commission;
The Port of London Commission;
The Salmon Fisheries Commission; and
The Sewage Disposal Commission;

the Commissioners appointed by Her late Majesty, or such of them as were then acting as Commissioners, were, at the late demise of the Crown, still engaged upon the business entrusted to them:

And whereas we deem it expedient that the said Commissioners should continue their labours in connection with the said inquiries, notwithstanding the late demise of the Crown:

Now know ye that We, reposing great trust and confidence in the zeal, discretion, and ability of the present Members of each of the said Commissions, do by these Presents authorise them to continue their labours, and do hereby in every essential particular ratify and confirm the terms of the said several Commissions.

And We do further ordain that the said Commissioners do report to Us under their hands and seals, or under the hands and seals of such of their number as may be specified in the said Commissions respectively, their opinion upon the matters presented for their consideration; and that any proceedings which they or any of them may have taken under and in pursuance of the said Commissions since the late demise of the Crown, and before the issue of these Presents shall be deemed and adjudged to have been taken under and in virtue of this Our Commission.

Given at Our Court at Saint James', the fourth day of March one thousand nine hundred and one, in the first year of Our Reign.

By His Majesty's Command,

CHAS. T. RITCHIE.

WHITEHALL, March 18, 1901.

The King has been pleased to issue a Commission, under His Majesty's Royal Sign Manual, to the following effect:—

EDWARD, R.

EDWARD THE SEVENTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland King, Defender of the Faith, to—

Our right trusty and right entirely beloved Cousin and Councillor Spencer Compton, Duke of Devonshire, Knight of Our Most Noble Order of the Garter, Lord President of the Council; Greeting!

WHEREAS it pleased Her late Majesty by Warrant, bearing date the first day of February one thousand eight hundred and ninety-eight, to appoint Commissioners to advise upon the best mode by which the Products of Industry, Agriculture, and the Fine Arts of the United Kingdom, the Colonies and Dependencies, might be procured and sent to the Paris Exhibition of 1900:

And whereas in consequence of the late demise of the Crown a vacancy has been caused in the office of Chairman of the said Commission:

And whereas we deem it expedient that the Commissioners should continue their labours, notwithstanding the late demise of the Crown :

Now know ye that We do hereby, in every essential particular, ratify and confirm the terms of the said Commission ; and that We, reposing great trust and confidence in your zeal, discretion, and ability, have authorised and appointed, and do by these presents authorise and appoint, you the said Spencer Compton, Duke of Devonshire, to be Chairman of the said Commission.

Given at Our Court at Saint James', the fourteenth day of March one thousand nine hundred and one, in the first year of Our Reign.

By His Majesty's Command,

CHAS. T. RITCHIE.

WHITEHALL, March 18, 1901.

The King has been pleased, by Warrant under His Majesty's Royal Sign Manual, bearing date the 14th instant, to appoint the Right Honourable Sir Archibald Levin Smith, Master of the Rolls, to be Chairman of the Historical Manuscripts Commission, and the Right Honourable Richard Everard, Baron Alverstone, G.C.M.G., Lord Chief Justice of England, who, on his avoidance of the office of Master of the Rolls, ceased to act as Chairman, to be a Member of the said Commission.

[The following appointment is substituted for that which appeared in the Edinburgh Gazette of the 12th instant.]

Commission signed by the Lord Lieutenant of the County of Bute.

Richard Carnaby-Forster, Esq., to be Deputy Lieutenant. Dated 4th March 1901.

TENDERS FOR LOANS ON TREASURY BILLS.

1. The Lords Commissioners of His Majesty's Treasury hereby give notice that Tenders will be received at the Chief Cashier's Office, at the Bank of England, on Monday the 25th instant, at one o'clock, for Treasury Bills to be issued under the Acts 40 Vict. cap. 2, and 52 Vict. cap. 6, to the amount of £2,720,000, for the replacement of £1,000,000 falling due on the 25th instant, and £1,720,000 falling due on the 30th instant.

2. The Bills will be in amounts of £1000, £5000, or £10,000. They will be dated the 30th March 1901, and will be payable at twelve months after date, viz., on the 30th March 1902.

3. *The Tenders must specify the net amount per cent. which will be given for the amounts applied for; and the Tenders of private individuals must be made through a London Banker.*

4. The Bills will be issued and paid at the Bank of England.

5. The persons whose Tenders are accepted will be informed of the same on Tuesday the 26th instant, and payment in full of the amounts of the accepted Tenders must be made to the Bank

of England not later than one o'clock on Saturday the 30th instant.

6. The Lords Commissioners of His Majesty's Treasury reserve the right of rejecting any Tenders.

Treasury Chambers, March 19, 1901.

CIVIL SERVICE COMMISSION,

March 15, 1901.

The Civil Service Commissioners hereby give notice that, at an Open Competitive Examination for Junior Clerkships in the Ecclesiastical Commission, held on the 19th February 1901, and following days, notice of which Examination was given in the London Gazette of the 11th January 1901, the under-mentioned Candidates obtained the first two places :—

No. in Order of Merit.	Name.	Locality of Examination.
1	Ruston, Alfred Francis	London
2	Gerald Flanagan, Lawrence.	Dublin

CIVIL SERVICE COMMISSION,

March 19, 1901.

The Civil Service Commissioners hereby give notice that an Open Competitive Examination for situations as Assistant of Excise in the Inland Revenue Department will be held in London, Edinburgh, Dublin, Birmingham, Bristol, Cardiff, Leeds, Liverpool, Manchester, Newcastle-on-Tyne, Plymouth, Portsmouth, Aberdeen, Glasgow, Inverness, Belfast, Cork, and Limerick, commencing on the 22nd May 1901, under the Regulations dated 28th March 1899, and published in the London Gazette of the same date.

Not fewer than twenty Candidates will be appointed on the result of this Examination, if so many should be found qualified.

No person will be admitted to the Examination from whom the Secretary, Civil Service Commission, has not received, on or before the 2nd May, an application, in the Candidate's own handwriting, on a prescribed form, which may be obtained from the Secretary at once.

CIVIL SERVICE COMMISSION,

March 19, 1901.

The Civil Service Commissioners hereby give notice that Open Competitive Examinations for situations as Male Learner in the Department of the Postmaster-General, will be held on the 7th May 1901, under the Regulations dated the 13th December 1898, and published in the London Gazette of the same date.

The Examinations will be held in the following towns and for the number of situations indicated, viz. :—

Edinburgh	Not fewer than	7
Dublin	" "	5
Bath	" "	3
Birmingham	" "	14
Bradford (Yorks)	" "	4
Brighton	" "	3
Bristol	" "	4
Derby	" "	4
Hull	" "	8
Leeds	" "	10
Leicester	" "	7
Liverpool	" "	17
Manchester	" "	30
Norwich	" "	3
Nottingham	" "	7
Sheffield	" "	8
Southampton	" "	4
Swansea	" "	1
Aberdeen	" "	2
Dundee	" "	3
Glasgow	" "	16
Belfast	" "	4

The Examinations are intended to supply the several Post Offices with persons resident in or near the towns in which they desire to serve. With the under-mentioned exceptions, Candidates will be allowed to compete only for vacancies in the town in which they apply to be examined.

The exceptions referred to above are that, for reasons of convenience, at the forthcoming Examinations—

Candidates for Bath will be examined at Bristol.

Candidates for Leicester will be examined at Nottingham.

Candidates for Hull will be examined at Sheffield.

Candidates for Bradford will be examined at Leeds.

Candidates for Southampton will be examined at Portsmouth.

No person will be admitted to any of these Examinations from whom the Secretary, Civil Service Commission, has not received, on or before the 18th April, an application, on the prescribed form, which may be obtained from the Secretary at once.

STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, per Quarter of 8 Bushels, Imperial Measure,* as received from the Inspectors and Officers of Excise, in the Week ended 16th March 1901, pursuant to the Corn Returns Act, 1882.

	QUANTITIES SOLD.		AVERAGE PRICE.	
	Qrs.	Bus.	s.	d.
Wheat	55,073	3	25	9
Barley	36,968	1	25	1
Oats	14,010	0	17	7

COMPARATIVE STATEMENT for the corresponding Week in each of the Years from 1897 to 1900.

Corresponding Week in	QUANTITIES SOLD.						AVERAGE PRICE.					
	WHEAT.		BARLEY.		OATS.		WHEAT.		BARLEY.		OATS.	
	Qrs.	Bus.	Qrs.	Bus.	Qrs.	Bus.	s.	d.	s.	d.	s.	d.
1897	47,905	3	28,273	0	14,151	5	27	11	22	8	16	2
1898	51,984	5	29,480	5	15,775	3	35	6	28	0	17	10
1899	67,262	3	34,456	6	17,588	4	25	10	26	3	16	10
1900	76,435	5	46,053	0	20,104	7	25	10	24	6	16	11

* Section 8 of the Corn Returns Act, 1882, provides that where returns of purchases of British Corn are made to the Local Inspector of Corn Returns in any other measure than the imperial bushel, or by weight or by a weighed measure, that Officer shall convert such returns into the imperial bushel, and in the case of weight or weighed measure the conversion is to be made at the rate of sixty imperial pounds for every bushel of wheat, fifty imperial pounds for every bushel of barley, and thirty-nine imperial pounds for every bushel of oats.

P. G. CRAIGIE.

Board of Agriculture, 4 Whitehall Place, London, S. W.,
March 16, 1901.

ACCOUNT showing the Quantities of certain kinds of AGRICULTURAL PRODUCE Imported into the United Kingdom in the Week ended 16th March 1901, together with the Quantities Imported in the Corresponding Week of the Previous Year.

		QUANTITIES.	
		1900.	1901.
Animals living :—			
Oxen, Bulls, Cows, and Calves	Number	10,276	10,510
Sheep and Lambs	"	14,630	9,355
Swine	"	—	—
Fresh Meat :—			
Beef	Cwts.	43,488	90,980
Mutton	"	51,279	88,837
Pork	"	14,980	19,911
Salted or Preserved Meat :—			
Bacon	"	108,224	107,746
Beef	"	855	5,483
Hams	"	25,280	41,795
Pork	"	6,582	4,250
Meat unenumerated, salted or fresh	"	15,279	15,678
Meat, preserved, otherwise than by salting	"	13,612	14,050
Dairy Produce and Substitutes :—			
Butter	"	68,949	69,398
Margarine	"	20,704	16,210
Cheese	"	32,427	32,352
* Milk, Fresh, in cans or drums	"	151	430
* " Cream	"		56
* " Preserved, other kinds	"		17
" Condensed	"		23,937
Eggs	Great Hundred	330,559	191,937
Poultry and Game	Value £	9,133	19,068
Rabbits, dead (not tinned)	Cwts.	7,805	7,092
Lard	"	45,997	37,051
Corn, Grain, Meal, and Flour :—			
Wheat	"	830,200	1,443,800
Wheat, Meal and Flour... ..	"	458,900	482,100
Barley	"	306,400	265,300
Oats	"	255,200	342,500
Pease	"	28,800	51,100
Beans	"	52,500	33,200
Maize or Indian Corn	"	1,136,500	830,200
Fruit, Raw :—			
Apples	"	16,375	32,863
Apricots and Peaches	"	11	90
Bananas	Bunches	21,206	22,412
Cherries	Cwts.	—	—
Currants	"	—	—
Gooseberries	"	—	—
Grapes	"	452	371
Lemons	"	16,677	9,395
Oranges	"	131,116	192,981
Pears	"	163	174
Plums	"	51	47
Strawberries	"	—	—
Unenumerated	"	120	308
Hay	Tons	2,787	2,220
Hops	Cwts.	2,212	1,648
Vegetables, Raw :—			
Onions	Bush.	92,054	110,379
Potatoes	Cwts.	129,064	197,911
Tomatoes	"	11,384	7,254
Unenumerated	Value £	13,342	9,683
† Dried	Cwts.	—	1,286
† Preserved by canning	"	—	4,595

* In 1900 these were not shown separately.

† Included with Vegetables, Raw, Unenumerated, prior to 1901.

A. J. WOOD.

DISEASES OF ANIMALS ACTS,

1894 AND 1896.

RETURN of OUTBREAKS of SWINE FEVER in SCOTLAND for the Week ended 16th March 1901, distinguishing Counties (including Burghs).

COUNTY.	Outbreaks Confirmed.	Swine Slaughtered as Diseased or as having been Exposed to Infection.
		No. No.
Argyll	1	2
Mid-Lothian	2	22
Wigtown	4	80
TOTAL	7	104

DISEASES OF ANIMALS ACTS,

1894 AND 1896.

RETURN of OUTBREAKS of the under-mentioned DISEASES in SCOTLAND for the Week ended 16th March 1901, distinguishing Counties (including Burghs).

ANTHRAX.

COUNTY.	Outbreaks Reported.	Animals Attacked.
		No. No.
Aberdeen	1	1
Haddington	1	2
Lanark	1	1
Perth	1	1
TOTAL	4	5

CIVIL SERVICE COMMISSION,

March 19, 1901.

Notice is hereby given that, upon a special recommendation from the Lords of the Treasury, Mr. Frederick Giles Clarke, having served as a Clerk of the Lower (now Second) Division for upwards of eight years, has been promoted as Junior Examiner in the Department of the Paymaster-General, with a special Certificate granted exceptionally by the Civil Service Commissioners.

CIVIL SERVICE COMMISSION,

March 19, 1901.

The following Candidates have been certified by the Civil Service Commissioners as qualified for the appointments set against their respective names:—

March 14, 1901.

AFTER OPEN COMPETITION.

Post Office: Male Sorter, London—James Joseph White.

Female Learner, Bradford, Yorkshire—Minnie Greenfield.

AFTER OPEN COMPETITION AND UNDER CLAUSE 7 OF THE ORDER IN COUNCIL OF 4TH JUNE 1870.

Second Division: Clerk—Herbert Benjamin Holloway.

AFTER LIMITED COMPETITION.

Post Office: Female Learner, Newcastle-on-Tyne—Winifred Drummond.

WITHOUT COMPETITION.

Customs: Messengers—James Matthew Male, Charles Poole.

Prisons Department, England: Subordinate Officers, Division 1.—William Sharpe Ind, James William Miller.

Post Office: Postmen, London—Albert Edward Banks, Thomas John Ferminger, William George Gascoigne, James Kirkpatrick Goatcher, George Hinman, James Hartin Perrin.

Porter, London—Henry John Collins.

Learners—Ada Carnie (Accrington), Elsie Greenfield (Grimsby), Ruby Belle Hammond (Kingston-on-Thames), Annie Elizabeth Hancocks (Ramsgate), Arthur Richard Killick (Windsor), Mary Dalgleish Fowler More (Dunoon), Beatrice Oliver (Macclesfield), William Norman Patey (Dudley), Bessie Charlotte Piper (Hertford), Claude Ernest Clifford Potter (Manningtree), Frederick Smith Sault (Loughborough), Agnes Katie Kenyon Searle (Ryde), James Harold Tuck (Lincoln), Mary Hilda Octavia Watts (Shipley).

Postmen—John Atkinson (York), William John Burgess (Croydon), David Copland (Glasgow), Harry Coward (Barrow-in-Furness), Ernest Johnson Currey (Enfield, Middlesex), Charlie Thomas Holmes (Portsmouth), John Henry Lazenby (Goole), Peter M'Killop (Lochgilphhead), John Mitchell (Alloa), Edward Thomas Nowell (Middlewich), Sidney James Voller (Godalming), Albert Edward Williams (Stockton-on-Tees).

Temporary Assistant Postmen, Glasgow—Peter Hislop, George Johnston, Robert Mackenzie, Walter Wilson.

Temporary Assistant Postmen—William Douglas Bevan (Birkenhead), Arthur George Goodwin (Braintree), Edward Hill (Esher), George Matthews Wills (Atherstone).

FOR REGISTRATION AS TEMPORARY BOY COPYISTS (NEW CLASS).

William Herbert Adams, Gordon Harry Hannay, Lionel Victor Harvey, Edward Kelly, Albert Edward Kibblewhite, Robert Ernest Wilson M'Coy, William M'Inerney, Archibald Henderson M'Innes, Arthur Lane Middleton, Bernard James O'Donoghue, Herbert Charles Parry, Frederick Ricketts, Edward William Smith, William John Walters, David Young, Malcolm Alexander Yule.

March 15, 1901.

AFTER OPEN COMPETITION.

Post Office: Female Learners, Birmingham—
Louisa Maude Harward, Lillian Annie Owen,
Alice Irene Watkinson.

Female Learners, Newcastle - on - Tyne—
Isabella Dodds Currie, Mary Agnes Fraser,
Mary Agnes Ruddy.

Female Learners—Ann Eliza Leslie (Glas-
gow), Mabel Hannah Sutton (Nottingham).

AFTER LIMITED COMPETITION.

Foreign Office: Attaché in the Diplomatic Service
or Clerk on the Establishment—Charles John
FitzRoy Rhys Wingfield.

WITHOUT COMPETITION.

Prisons Department, England: Assistant Matron
—Mary Ann Quinn.

Post Office: Sub-Postmistress, Dollar—Margaret
Cairns Rutherford.

Postmen, Leeds—Alfred Edward Pritchard,
Alfred Henry Renton, James Sharples.

Postmen — Arthur Hawkins (Ramsgate),
Herbert Alfred Jennings (Salisbury), Charles
Lazenby (York), James McManus (Monaghan),
Donald Maclean Munro (Dingwall), Henry
Newman (Weybridge), Albert Edward Red-
fern (Stockport), Hugh Rowlands (Pwllheli),
Arthur Stockdale (Malton), Henry Tranmer
(Normanton), John House Warren (Dorchester),
William Whyte (Fraserburgh), Thomas James
Williams (Cardiff).

Temporary Assistant Postman, Eastbourne
—Arthur John Bullman.

UNDER CLAUSE 7 OF THE ORDER IN COUNCIL OF
4TH JUNE 1870.

Board of Trade: Assistant Official Receiver in
Bankruptcy—Herbert Edward Burgess.

FOR REGISTRATION AS TEMPORARY BOY
COPYISTS (NEW CLASS).

Frederick Austin, Peter Joseph Brennan,
John Crotch Butterfield, Michael Henry Con-
roy, William Graham Froud, Patrick Joseph
Mulherin, Hilson Munsey, James O'Callaghan,
William James Ernest Selway, Frederick Oscar
Wallis.

March 16, 1901.

AFTER OPEN COMPETITION.

Post Office: Female Learner, London — Ethel
Constance Holmes.

Female Learners—Annie Boyes (Bradford,
Yorkshire), Ada Gandy (Liverpool), Elizabeth
Macandrew Junior (Glasgow), Eleanor Matilda
White (Southampton).

AFTER OPEN COMPETITION AND UNDER CLAUSE
7 OF THE ORDER IN COUNCIL OF 4TH JUNE
1870.

Admiralty: Assistant Civil Engineer (Second
Grade) in the Department of the Director of

Engineering and Architectural Works at the
Head Office and the Outports—Howard Walter
Basden-Smith.

AFTER LIMITED COMPETITION.

Post Office: Female Learners, Liverpool—Mary
Jane Kerruish, Catherine Foulkes Roberts.

Female Learner, Nottingham — Winifred
Walters Hudson.

WITHOUT COMPETITION.

Admiralty: Chatham Dockyard, Fitter — Peter
Regan.

Customs: Boatmen—John Coates Purnell, Horace
Jarvis Waddington.

Inland Revenue: Messenger—Robert John Cook.

Prisons Department, England: Subordinate
Officers, Division I. — Matthew Donougho,
Joseph Thomas Payton.

Prisons Service, Ireland: Warder — Francis
William Armstrong.

Post Office: Sorter - Tracer, London — Patrick
Power.

Postmen, London — Sydney Frank Bush,
William Easton, William James Partridge.

Temporary Assistant Postmen, London—
Thomas Edward Leicester, Henry Martin
Meek.

Learners—John Caldwell Blackwood (Irvine),
Matthew Lister (Sunderland), Norman Poynter
(Darlington), Gordon Telfer (Carnforth).

Postmen—Robert Joseph Griffith (Birming-
ham), Ernest Hull (Wisbech), Thomas Murray
(Dublin), Bertie Swales (Leeds), Ernest Alfred
Tootell (Retford).

UNDER CLAUSE 7 OF THE ORDER IN COUNCIL
OF 4TH JUNE 1870.

Local Government Board, England: Minor Staff
Officer—Bernard Edgar Pinder.

FOR REGISTRATION AS TEMPORARY BOY
COPYISTS (NEW CLASS).

Harold John Irons, William Richard Glad-
stone Kent, Augustin George Alfred Pang-
bourne, Robert John Paul, John Taylor.

FOR REGISTRATION AS TEMPORARY BOY
MESSENGER.

Percy John Redmond.

BANKRUPTS.

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

A. Gibelli, 17 Frith Street, Soho, in the county of
London, tailor.

Robert Eye, 34A Railway Arches, Ann Street, West
Street, Mile End, and 178 Southgate Road, both in
Middlesex, wheelwright and van builder.

George Eugene Schulz, 3 Tredegar Road, Bow, in the county of London, enquiry agent.

Arthur Matthews Sparks, 2 and 49 Caroline Street, Camden Town, in the county of London, builder and contractor.

Edward Charles Toller, carrying on business at 47 Mortimer Street, Regent Street, in the county of London, accordion pleating manufacturer.

Powell Warner, 10 Finsbury Circus, in the city of London, solicitor.

Ernest Edwin Woodhead, 10 Gray's Inn Square, in the county of London, solicitor.

Walter Henry Keeling, residing and carrying on business at 134A Balsall Heath Road, Birmingham, in the county of Warwick, hardware dealer.

John Giles Denison Cort, 141 Preston New Road, Blackburn, in the county of Lancaster, physician and surgeon.

Michael Dalton, 55 Withers Street, Blackburn, in the county of Lancaster, butcher and grocer.

Charles John Bernard, Skegness, Lincolnshire, medical practitioner.

Lavinia Briggs, 36 Drewton Street, in the city of Bradford, dressmaker, a spinster.

John Stephen Cima, 34 High Street, in the city and county of Bristol, restaurateur.

Edward Pick, 24 Berkeley Road, Westbury Park, in the city and county of Bristol, tailor.

Sidney Herbert Smith, residing and carrying on business at Kensington Place, Fishponds, in the city and county of Bristol, butcher.

John Clark, now residing at 8 Wilkinson Street, Nelson, lately residing and carrying on business at the Emmotts Arms, Lancshaw Bridge, Colne, both in Lancashire, factory operative, formerly licensed victualler.

John Bowers, formerly of Church Lane, Sholden, Deal, in the county of Kent, now of 8 Osborne Terrace, Sholden aforesaid, formerly builder, now journeyman carpenter.

William Osbert Edwards, Scotch Street, Carlisle, solicitor.

Joseph Sanderson, Ruthwaite, parish of Ireby, Cumberland, farmer.

Rowland A. A. Morgan, 61 London Road, Southend-on-Sea, Essex, commission agent.

William George Andrews, 82 Clyde Road, Croydon, in the county of Surrey, lately residing at 152 Brighton Road, Croydon aforesaid, formerly carrying on business at The Vaults, Rood Lane, and 36 St. Mary-at-Hill, both in the city of London, lately wine and spirit merchant, now of no occupation.

Enos Rhodes, lately residing at Wellington Street, Batley, and at Cheapside, Morley, both in the county of York, now of 8 Baldovan Place, off Roundhay Road, in the city of Leeds, formerly innkeeper, now out of business.

John William Edmonds, Badcox, Frome, Somerset, butcher.

William Breeze (lately carrying on business under the style of Sarah Breeze), lately residing and carrying on business at 36 Marfitt Street, Leicester, now residing at Acorn Street, Leicester, late grocer, greengrocer, and provision dealer, now out of business.

Harry Buckley, 91 Merrydale Road and 13 Clay Road, in the county borough of Leicester, grocer.

William Farmer (carrying on business as Farmer & Co.), Southampton Street, Leicester, in the county of Leicester, box manufacturer.

Henry Gee, residing at 16 Milton Road, Edge Lane, in the city of Liverpool, and carrying on business at 18 Cuerdon Street, in the said city, contractor.

Laurence Lees, residing and carrying on business at 10 Longmoor Lane, and also carrying on business at 231 Walton Road, both in Liverpool, in the county of Lancaster, hosier and outfitter.

Mary Burgess, New Mills, Mobblerley, in the county of Chester, formerly carrying on business at Mobblerley aforesaid, in copartnership with George Bracegirdle, under the style of Burgess & Co., formerly a miller, widow.

Michael M'Carthy, now residing at 4 Elizabeth Street, Cheetham Hill, Manchester, and carrying on business at 60 Gartside Street, Manchester, and formerly also carrying on business at 80 Corporation Street, Manchester, now retail provision dealer, formerly wholesale provision dealer.

John Matthews, Beam Street, Nantwich, builder and contractor.

Robert Fewster, Beacon Rigg, Langley-on-Tyne, Northumberland, farmer.

Charles Port Hills, Sylvia Yard, Goshawk Yard, and York Avenue, all in East Cowes, Isle of Wight, yacht builder.

Benjamin John Quinton, 11 Back of the Inns, in the city of Norwich, fruiterer.

Walter Stangroom, 122 Oak Street, in the city of Norwich, general dealer.

William James Hill, 24 Edmunds Street, Preston, and lately residing and carrying on business at 72 Bewsey Street, Warrington, both in the county of Lancaster, commercial traveller.

John Lowes (trading as John Lowes & Co.), Bank Street, Blackpool, Lancashire, builders' merchant.

Richard Barnes, the Crawford Arms Hotel, 63 Crawford Street, Rochdale, in the county of Lancaster, lately of the New Inn, Whitworth, in the said county, licensed victualler.

Walter Ernest Noble (lately trading as Joseph Noble & Company, and as the Coupon Gold Watch Co.), now residing at 49 Gilda Brook Road, Eccles, previously at 33 Russell Street, Eccles, prior thereto at 424 Eccles New Road, Weaste, and theretofore at Mayfield Road, Eccles, all in Lancashire, lately trading under the style of Joseph Noble & Company at 7 Hopwood Avenue, Market Place, in the city of Manchester, and lately trading under the style of the Coupon Gold Watch Co. at 58 Victoria Street, Blackburn, Lancashire, out of business, lately a yarn agent.

Robert Thomas, now residing and carrying on business at 88 Stamford Street, Old Trafford, near Manchester, Lancashire, formerly at 63 Weaste Road, Weaste, near Manchester aforesaid, builder.

John Evans, Newtown Shop, Newtown, Ebbw Vale, Monmouthshire, grocer.

Henry Skewes, Camborne, Cornwall, builder.

George Fowler, 161 Kew Road, Richmond, Surrey, builder.

George Waywell, Bull's Head Inn, Newton-le-Willows, in the county of Lancaster, licensed victualler.

The following Amended Notice is substituted for that published in the Edinburgh Gazette of the 19th March 1901:—Adam Turnbull, residing at Ashfield Road, Altrincham, Cheshire, and carrying on business at Hale Road, Altrincham aforesaid, joiner and builder.

Scottish Office, April 1901.

Private Legislation Procedure (Scotland) Act, 1899.

INVERGARRY AND FORT AUGUSTUS RAILWAY.

(Extension, or Revival of Time for the Completion of Works, Amendment of Acts.)

NOTICE is hereby given that application is intended to be made to the Secretary for Scotland in the ensuing month of April, by Petition, for a Provisional Order, under the Private Legislation Procedure (Scotland) Act, 1899, for the following objects and purposes; that is to say:—

To extend, and if necessary, revive the time limited by the Invergary and Fort Augustus Railway Act, 1896, for the completion of the Railway, Pier, and Works by that Act authorised.

To amend, alter, extend, or repeal all or some of the provisions of the before-mentioned Act and any other Acts relating to the Invergary and Fort Augustus Railway Company, and to vary and extinguish all rights and privileges which would interfere with the objects of the intended Order, and to confer other rights and privileges.

The Petition and Draft Order and printed copies thereof will be deposited at the Office of the Secretary for Scotland, Whitehall, London, on the 17th day of April next.

The subsequent procedure in respect of the said application will be by way of Provisional Order, unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by way of Private Bill, and this Notice and the Deposits in reference to the said application will, subject to the standing orders of Parliament, apply to such Bill.

Dated this 19th day of March 1901.

KEYDEN, STRANG, & CO.,
186 West George Street, Glasgow,
Solicitors.

GRAHAMES, CURREY, & SPENS,
30 Great George Street, Westminster,
Parliamentary Agents.

Scottish Office Provisional Order.

Session 1901.

Private Legislation Procedure (Scotland) Act,
1899.

EDINBURGH CORPORATION.

(Powers to Acquire and Deal with Dilapidated and Uninhabitable Property, to Acquire Lands for Widening and Street Improvement and Other Purposes, to Extend the Boundaries of the City and Royal Burgh, to Alter the Levels of Streets, to Extend the Time for Construction and Completion of Tramways, to Amend the Edinburgh Municipal Police and Other Acts, to Borrow Money, Rates, Charges, and Assessments, Agreements, Bye-Laws, Amendment, Repeal and Incorporation of Acts, and Other Purposes.)

NOTICE is hereby given that application is intended to be made to the Secretary for Scotland, by Petition, under the provisions of the Private Legislation Procedure (Scotland) Act, 1899, for a Provisional Order, promoted by the Corporation of the City of Edinburgh (hereinafter called "the Corporation"), for the following, or some of the following, objects, powers, and purposes—that is to say:—

1. To authorise and empower the Corporation to take, appropriate, purchase, and acquire lands within the City in respect of which an order has been pronounced by the Corporation under the Edinburgh Municipal and Police Acts, declaring any houses on such lands to be unfit for human habitation, and to provide that the lands may be so acquired either by agreement or by arbitration, on the terms expressed or contained in Part II. of the Housing of the Working Classes Act, 1890, or on similar or other terms and conditions as the Provisional Order may prescribe, and to alter and modify the provisions of the Lands Clauses Acts with respect to the taking of such lands.

2. To authorise and empower the Corporation on the acquisition of such lands, to demolish any buildings thereon, to erect buildings, or to repair

or rebuild any buildings which may exist thereon, and use or employ any such lands or buildings, or part thereof, for the purpose of housing persons of the labouring classes, or to sell or let the same, or part thereof, on such terms and conditions as the Corporation may deem expedient for use and occupation as dwelling-houses for persons of the said classes, or to use, let, or employ such lands and buildings for such other purposes as the Corporation may deem expedient, or the Order may prescribe; and to amend and extend the provisions of the said Edinburgh Municipal and Police Acts, and to make the same applicable to the purposes of the Order.

3. To authorise and empower the Corporation to make, construct, maintain, and use the several street widenings, alterations, and improvements hereinafter mentioned, or some of them, or some parts thereof, with all necessary and proper conveniences connected therewith, and to enter upon, take, hold, and use, compulsorily or by agreement, the lands, houses, and property delineated and numbered on the deposited plans and described in the deposited books of reference hereinafter mentioned, as may be required for the purposes respectively of the said street widenings, alterations, and improvements, and to abolish rights, servitudes, and easements, and to acquire servitudes and easements and other rights in, under, through, or over the same.

The said street widenings, alterations, and improvements and the lands for which powers of acquisition will be sought as aforesaid are the following:—

A widening, alteration, and improvement (Area A) of part of Market Street, commencing at a point on the north side of Market Street in line with the east side of Craig's Close, and extending in a north-easterly direction along the north side of Market Street for a distance of 38 yards or thereby, thence in a south-easterly direction across the said street to the north-east corner of tenement Nos. 1, 2, 3, 4, and 5 Market Street, thence in a southerly direction along the eastern boundary of the said property to the south-east corner of the same, thence westwards along the southern boundary of said property to the east side of Anchor Close, thence northwards along the east side of Anchor Close for a distance of 4 yards or thereby, thence westwards across Anchor Close, and in continuation along the southern boundary of the said property to the south-west corner of the same, thence in a southerly direction for a distance of 1 yard or thereby to the south-west corner of the back yard of No. 6 Market Street, thence in a westerly direction along the southern boundary of the last-mentioned property to the south-west corner of the same, thence northwards along the western boundary of the said property for a distance of 3 yards or thereby to the south-east corner of property Nos. 7 and 8 Market Street, thence westwards along the southern boundary of said property for a distance of 14 yards or thereby to the east side of Craig's Close, thence north-westwards along the east side of Craig's Close to Market Street, and in continuation northwards across Market Street to the point first mentioned.

A widening, alteration, and improvement (Area B) at Canonmills, commencing in the street of Canonmills at a point opposite the centre of the lane leading from Canonmills to Munro Place, and extending in a south-westerly direction along the centre of the said street of Canonmills for a distance of 66 yards or thereby, thence in a north-easterly direction to the south-west corner of No. 22 Canonmills, thence north-eastwards, westwards, and north-eastwards along the western boundary of said property to the north-west corner of the same, thence in a north-easterly direction to the centre of the aforesaid lane at a point in line with the south-east wall of Munro Place, thence south-eastwards along the centre of the said lane to the point first mentioned.

A widening, alteration, and improvement (Area C) of part of Salisbury Place and Minto Street, commencing at a point in the centre of Minto Street in line with the northern boundary of property No. 51 Minto Street, and extending in a south-easterly direction along the centre of the said street for a distance of 16 yards or thereby to a point in line with the southern boundary of the said property, thence south-westwards for a distance of 71 yards or thereby along the southern boundary of the said property to the south-west corner of the same, thence north-westwards along the western boundary of said property to the north-west corner of the same, thence north-eastwards, south-eastwards, and north-eastwards along the northern boundary of said property, and in continuation across Minto Street to the point first mentioned. All which widenings, alterations, and improvements before described will be situate in the City Parish of Edinburgh, and City and Royal Burgh of Edinburgh, and County of the City of Edinburgh, and County of Mid-Lothian.

4. To authorise and empower the Corporation to purchase, take, and acquire by compulsion or agreement, and to enter upon, hold, use, and appropriate the aftermentioned lands, houses, and property, or some part or parts thereof, and to abolish rights, servitudes, and restrictions, and to acquire and exercise easements, rights, and servitudes in and over the same for the purpose aftermentioned, that is to say—

For the purpose of providing additional accommodation and access at and in connection with the lands and others acquired by the Corporation for the purpose of a depot of the Cleaning Department of the Corporation at Tynecastle Lane, the lands, houses, and other property situated and lying and being within the area marked D delineated and numbered upon the plans and described in the Book of Reference to be deposited as aftermentioned, bounded by a line commencing in Gorgie Road at or near the South-East corner of the Bridge carrying the Haymarket branch of the Caledonian Railway over the said road, thence in a north-easterly direction across the entrance to Tynecastle Lane for a distance of four yards, or thereby, to a point in line with the western boundary

of property No. 81 Gorgie Road, thence in a south-easterly direction along the western boundary of the said property for a distance of 26 yards, or thereby, to the south-west corner of the same, thence in a south-westerly direction for a distance of 74 yards, or thereby, to a point in line with the southern boundary of premises Nos. 40, 42, 44, and 46 Tynecastle Lane, thence in a north-westerly direction for a distance of 2 yards, or thereby, to the south-eastern corner of the said property, and in continuation for a distance of 20 yards, or thereby, along the southern boundary thereof to the south-west corner of the same, thence in a north-easterly direction along the back wall of the said property and in continuation along the back walls of premises entering from Tynecastle Lane for a distance of 90 yards, or thereby, to the north-west corner of property No. 2 Tynecastle Lane, thence along the northern boundary of the said property to the point first mentioned, all lying within the City Parish of Edinburgh, City and Royal Burgh of Edinburgh, and County of the City of Edinburgh and County of Mid-Lothian.

5. To extend for municipal, police, and other purposes (but not including the election of members to serve in Parliament), the limits of the City and Royal Burgh of Edinburgh as defined in the Edinburgh Corporation Act, 1900, and to include therein and incorporate the lands and heritages hereinafter described, or some part or parts thereof, as part of the said City and Royal Burgh, and to separate for the purposes of such extension in the Order such lands and heritages from the County of Edinburgh or Mid-Lothian, and from the management, administration, and jurisdiction of the Local Authority or Local Authorities thereof, the Road Trustees, County Road Board, County Council of the said County or any Committee of the County Council or District Committees (that is to say), to include and incorporate in the said City and Royal Burgh of Edinburgh and County of the City of Edinburgh, the lands and heritages lying within the District or Area bounded as follows, namely:—

The whole lands and heritages situate in the Parish of Duddingston and County of Mid-Lothian, bounded by a line commencing at a point in the existing Municipal Boundary of Edinburgh on the west side of Baileyfield Road at the centre of Fishwives' Causeway, thence in a south-easterly, south-westerly, south-easterly, easterly, and south-easterly direction along the said Municipal boundary to the centre of the Niddry Burn, thence in a south-westerly direction along the course of the Niddry Burn for a distance of 103 yards or thereby, thence in a south-westerly and westerly direction along the southern boundary of the parish of Duddingston to its junction with the existing Municipal boundary of Edinburgh at the centre of the Braid Burn on the western side of the bridge at Forkenford carrying the public road leading from Duddingston to Craigmillar, thence in a north-westerly, easterly, northerly, westerly, northerly, and north-easterly direction along the said

Municipal boundary of Edinburgh to the Willowbrae Road, thence by an irregular line in a north-easterly and easterly direction along the said Municipal boundary to the point first mentioned.

All which said lands and heritages, roadways, and footpaths therein are hereinafter referred to together as "the district annexed." The boundaries of the said City and Royal Burgh as at present existing, and also as proposed to be extended, are shown on a map and duplicate thereof, to be deposited on or before the thirtieth day of March 1901 with the Town-Clerk of the City and Royal Burgh of Edinburgh, at his Office in Edinburgh.

6. To extend the boundary of the County of the City of Edinburgh, and to include therein the existing City and the district annexed, and to make the boundary of the County of the City of Edinburgh coterminous with the boundary of the City as the same may be extended and defined by the Order, and to make applicable to the extended County of the City all the existing Charters, Statutes, Enactments, Laws, Customs, and Usages, as well with respect to the Lieutenancy, the Sheriff-Clerkship, the Justices of the Peace, and General and Quarter Sessions of the Peace, the Licensing Courts and Joint Committees under the Publicans' Certificate (Scotland) Act, 1876, and Acts amending the same, as with respect to all other rights, jurisdiction, powers, and privileges, and authorities whatsoever, and all the rights, powers, prerogatives, and privileges of the Lord Provost of the City and the Magistrates thereof within the City and within the County of the City in whatever character or capacity, and all the Courts thereof, and to make provision for the nomination and appointment of additional Justices of the Peace for the extended County of the City, and also to provide for any existing Justices of the Peace of the County of Mid-Lothian being made or continued as Justices of the Peace of the County of the City of Edinburgh.

7. To provide for the district annexed being added to any one or more existing Ward or Wards of the City as may be prescribed by the Order, and to vary and amend the provisions of the Edinburgh Municipal and Police Acts with respect to the rearrangement or extension of Wards accordingly.

8. To extend to the district annexed and to the inhabitants thereof the same Municipal franchises, and all such rights, privileges, immunities, duties, and obligations as are now or at any time hereafter may be enjoyed and possessed by or incumbent on the inhabitants of the existing City, and the powers and jurisdiction of the Magistrates and of the Dean of Guild and Dean of Guild Court, and to make further and other provisions with reference thereto, and to the admission of Burgesses and Guild Brethren for and within the extended City.

9. To extend to and over the district annexed and to make applicable thereto for all purposes and to the extended City, in the same manner and to the same extent and effect as they are at present applicable to the present existing City, such alterations or amendments as may be thought expedient or as may be provided by the Order or by any Act or Order which may be passed in the ensuing or in any future session of Parliament, the Edinburgh Municipal and Police Acts, 1879 to 1900, and all or some of the other

public and local and personal Acts and Orders at present in force or applicable in the existing City and Royal Burgh, or as the same may be altered, extended, or modified, and the several powers, authorities, obligations, and provisions thereof, and to alter and amend, extend or repeal the same in whole or in part.

10. To alter, rearrange, adjust, or consolidate or increase or diminish from time to time the number of districts for the registration of births, deaths, and marriages within the existing as well as within the extended City.

11. To alter, extend, or enlarge, so far as may be necessary for the purposes of the Order, the limits of the jurisdiction of the Corporation and of the Lord Provost and Magistrates, and of the Magistrates and Council, as well in their corporate municipal capacity as in their several capacities as Commissioners, Governors, or Trustees, or other capacity whatsoever, for executing the local Acts relating to the City or any one or more of them, or any other public or local Acts, and also of the Magistrates, of the Dean of Guild and Dean of Guild Court, and of their respective officers, and to extend the several jurisdictions and all other existing jurisdictions to and over the district annexed, and to the inhabitants thereof, and to make such jurisdictions or any one or more of them applicable thereto in the same manner and to the same effect as they are at present or may be made applicable to the existing City, and to make such other provisions in respect of the said jurisdictions or any of them, and to the existing Officers as the Order may define.

12. To confer upon the Corporation and upon the Lord Provost, Magistrates, and Council of the City as extended, in their corporate and several other capacities aforesaid, within the district annexed, all or some of the powers which they respectively now have within the existing City, or of such powers as may be extended or enlarged, or other similar powers as the Order may define, and particularly powers to levy, collect, and recover within the district annexed, the same or other rents, tolls, rates, guarantee rates, duties, cess, assessments, and charges as they may now impose, assess, levy, and collect within the existing City, or as may be provided and required by any Act or Order that may be passed in the present or in any future session of Parliament, whereby any alteration is or may be made as to the collection from owners and occupiers respectively of their respective proportions of rates and assessments, and to confer, vary, or extinguish exemptions from the payment of rents, tolls, rates, guarantee rates, duties, cess, and assessments, and charges, and to continue in favour of any body or person or description of property, or to vary or alter any existing exemptions from rates and assessments either within the existing City, or within the district annexed, or any part thereof, and to make allowances, abatements, or deductions and exemptions from the same, and from assessments leviable within the City and the district annexed either permanently or for limited periods to be specified in the Order, and to make special provisions for exempting the Corporation from the obligations laid on them under the local Acts or other Acts or some of them, or to modify such obligations with respect to the lighting and cleansing and the construction of the sewers, drains, and of the water supply in some or in any

parts of the district annexed to be defined in the Order, and to exempt lands and heritages in such defined part or parts from rates or assessments, or to modify the same with respect to the aforesaid matters and for such period as the Order may define or as the Corporation may decide, and the Order will make such other provisions in regard to any of those matters which may be considered expedient.

13. To make the provisions of the Edinburgh Municipal and Police Acts, or any of the local Acts now applicable or enforceable within the existing City, and any Act or Acts which may be passed in the present or in any future session of Parliament applicable to and within the district annexed with respect to estimating amounts required to be raised and to the imposing assessment, levying and collecting and recovering rates and assessments and charges in lieu and place of any such provisions of any Act or Acts presently in force within the district annexed or any part thereof.

14. To repeal or alter all or some of the existing powers of levying and collecting rents, tolls, rates, duties, cess, and assessments, and charges within the district annexed, or some part or parts thereof, and to confer further and other powers on the Corporation and the Magistrates and Council of the City for executing the local Acts or any public or local Acts, of levying or collecting rents, tolls, rates, duties, cess and assessment charges, and to repeal and alter so much of any Act or Acts of Parliament as relate to the rents, tolls, rates, duties, and others aforesaid, so to be repealed or altered, and to make other provisions in lieu thereof.

15. To make all necessary and requisite provisions in regard to certificates and licences under the Licences (Scotland) Acts within the extended City, and with respect to subsisting certificates or licences under the said Acts in the district annexed, and their renewal by the Magistrates.

16. To abolish or alter, so far as may be necessary or expedient for the purposes of the Order, or to transfer to the Corporation, all the jurisdictions, powers, authorities, rights, and privileges of the Justices of the Peace for the County of Mid-Lothian and the County Council of the County of Mid-Lothian, and the District Committees thereof, of the Local Authorities under the Contagious Diseases (Animals) Acts, of the Commissioners of Supply of the County of Mid-Lothian, of the Local Authority of the Parish in which the district annexed is situate, and of all other Local Authorities within the district annexed, and to retain or abolish or alter the offices now held under these authorities respectively, so far as regards the district annexed, to make such provision as may be necessary for the members of those bodies ceasing to hold office, so far as representing the district annexed, and to alter or vary and enlarge the jurisdiction of the Justices of the Peace within the City and County of the City of Edinburgh and the district annexed, and to provide that all or any Acts, public, local, or private, as are now in force or applicable within the district annexed, or any part thereof, shall or may cease to be applicable thereto, or as the Order may provide.

17. To transfer to the Corporation and the Magistrates and Council of the extended City all or some part or parts of the lands, property, funds, estate and rights, powers and authorities,

claims and demands under or in virtue of any Act, public or local, or under any charter, deed, or instrument at present belonging to, or which may belong to, or may be claimed, or may be exercised or exerciseable, by any local or other authority within the district annexed; to provide for the payment and liquidation of monies borrowed and obligations incurred by such authorities within the district annexed, or any of them, or some part or parts thereof; and to make and carry out such arrangements and agreements in regard to the matters aforesaid, as may be expedient, or as the Order may prescribe.

18. To extend the provisions with reference to the Valuation Roll and Supplementary Valuation Roll applicable within the existing City to the district annexed, and also to provide for the registration of voters within the district annexed.

19. To make all necessary provisions for police regulation of the district annexed, and to apply to the district annexed, all or some of the provisions of the Police or Local or other Acts relating to the City to the police thereof, and of the district annexed or any part thereof, and bye-laws, orders, and regulations.

20. To authorise the Corporation to borrow, or from time to time to re-borrow, additional monies for all Corporation purposes, and for all or any of the purposes of the Order in the same manner as the Corporation may now borrow money, and that on the credit and security of the rents, tolls, rates, duties, cess and assessments, and charges within and over the extended City, which they now are, or by the Order or any future Act or Order, may be authorised to levy and collect, and to provide a sinking fund.

21. To authorise the Corporation of the extended City to alter, vary, and rescind bye-laws, rules, orders, regulations, and resolutions now in force within the district annexed, or to provide for the continuance of any such bye-laws or others as aforesaid within the said district until the same are cancelled by the Corporation, and to make all such bye-laws and others as may be required for, or with respect to, any of the purposes of the Order; and to authorise the imposition of penalties for breach or non-observance of bye-laws, and otherwise to provide for the recovery and application of penalties, and to make provision with respect to the granting, endurance, and renewal of licences by the Magistrates.

22. To authorise the Corporation and the County Council of Mid-Lothian and District Committees thereof and all other local authorities to enter into and carry into effect the agreements which may be expedient or necessary for carrying out the purposes of the Order, and to make all requisite provisions with reference to the road or other debts or claims of whatsoever kind arising.

23. To take over and transfer to the Corporation any special or other drainage area or districts wholly or partly within the district annexed, to extinguish or alter the powers of local authorities with relation thereto, to confer on the Corporation such power as may be necessary to enable them to deal with the drainage of such areas or districts, including the power to assess and borrow money, and other powers in connection therewith, and to make such other provisions with respect to drainage and sewerage within the district annexed, or the abolition of separate drainage districts, as the Order may define or provide.

24. To make provision for the transfer to and vesting in the Corporation all roads, highways, streets, footpaths, lanes, and courts presently vested in the Local or Road Authorities of the district annexed, and for the maintenance of the same when taken over by the Corporation.

25. To provide that the area for the supply by the Corporation of electricity under the Corporation Electric Lighting Order, 1891, shall extend to the extended City, and that all the obligations, conditions, and provisions of the said Order shall or may apply to the extended City in the same way with the same effect as they apply to the City and Royal Burgh as defined in the City Electric Lighting Order.

26. To transfer to and vest in the Corporation the powers of creating and issuing stock under the Edinburgh Corporation Stock Act, 1894, and any Act amending the same, and to make applicable to the borrowing powers to be transferred by the Order to the Corporation all the powers and provisions of the said Act and any Act amending the same.

27. To repeal, vary, or extinguish all rights, powers, authorities, jurisdictions, privileges, and exemptions which may in any way interfere with any of the objects and purposes aforesaid, or of the Order, and to confer, vary, or extinguish other rights, powers, authorities, jurisdictions, privileges, and exemptions.

28. The Order will or may alter or repeal and amend or extend the powers and provisions, or some of them, of the Edinburgh Municipal and Police Acts of 1879 to 1900, and the Edinburgh Corporation Stock Act, 1894, or some one or more of those Acts or some part of the same, and will confer further enlarged new and additional powers on the Corporation as the Order may prescribe, and among other matters in the following respects:—To make further provision with respect to the laying out of new streets, and to provide for the width and situation and direction of the same, and to confer on the Corporation power to alter the levels, width, situation, and direction of any new street or court in such manner as they think expedient; to make further provision for the regulation of street traffic, and to provide for the prosecution of any breach of such regulations, and to prescribe the nature and extent of evidence for the purpose of securing a conviction; to make provision against the overcrowding of dwelling-houses and tenements; to make further provision for the widening of streets and for the compulsory acquisition of lands in connection therewith, and to provide for the ascertainment and fixing of the price for compensation to be paid for such acquisition, and to modify the provisions of the Lands Clauses Act, and to provide that such compensation may be ascertained by a single arbiter; to take power to the Corporation to alter the level of any streets within the city which are maintained by the Corporation, and that notwithstanding any title of ownership in any other person of the solum of such streets, and to provide for compensation to any person injuriously affected by the exercise of such power; to provide for exemption from Burgh Assessments of Halls and Offices used exclusively for church or chapel purposes or benevolent purposes and not let for hire; to make further provision for the prosecution of offences and recovery of penalties under the Edinburgh Municipal and Police Acts, and to provide that such prosecu-

tions may be at the instance of the Procurator-Fiscal before the Magistrate in the Burgh Court, and that certain applications to the Dean of Guild Court under the said Acts may be at the instance of the Procurator-Fiscal; to provide for the closing of the yearly accounts of the Common Good of the City at the 15th day of May in each year; to provide for the registration and regulation of street news-vendors; to empower the Corporation to make and maintain a register of the streets of the city and provide for the cost thereof; to repeal or modify section 208 of the Edinburgh Municipal and Police Act, 1879; to provide that the Corporation shall not be bound, unless they think fit, to approve of, take over, or maintain any street which shall terminate in a cul-de-sac; to make provision for the temporary making up by the owners and opening for public foot passengers of any street which has been approved by the Corporation and which has at the time been to the extent of at least one-third of its length taken over or maintained by the Corporation, and to extend the compulsory area of water supply under the Acts of Parliament of the Edinburgh and District Water Trustees.

29. To extend the time for the construction and completion of the portion of tramway which the Corporation are authorised to acquire under the provisions of the Portobello and Musselburgh Tramways Order, 1900, and to authorise the Corporation to borrow money for such tramway purposes, and to provide for the said tramways so to be constructed being part of the tramways of the Corporation, and included within the existing lease of the Corporation Tramways, and to confer upon the Corporation and their lessees all the existing powers possessed by them under the Corporation Tramways Acts, and to extend the same to the tramways still to be constructed.

30. To authorise the Corporation to borrow and re-borrow money for executing the aforesaid widenings, alterations, and improvements, and for the said tramways, and for the acquisition of lands, houses, and other property in connection therewith, and for the other purposes of the Order in the way and manner in which the Corporation are now authorised to borrow and raise money, and that on the security of the rates, police duties, and assessments leviable by the Corporation, and to make the same applicable within the extended City, and provide for the Sinking Fund or Sinking Funds, and for the redemption of stock and such variations and amendments as the Order may prescribe.

31. To provide for the extension of the period of borrowing for all or any of the purposes of the Housing of the Working Classes Act, 1900, or for the purposes of the Order regarding the acquisition of lands and provision of houses for the labouring classes to fifty years for the repayment of such borrowed money.

32. To authorise the Corporation to impose, assess, levy, and recover tolls, rates, duties, assessments, and charges over and within the extended city, or any part thereof, for the purposes of the Order, or for any of such purposes, and that under and in accordance with the powers and with the several provisions of the Edinburgh Municipal and Police Acts, or otherwise as the Order may provide, and to alter, vary, and enlarge tolls, rates, and charges, and to confer, vary, or extinguish exemptions therefrom.

33. To provide that all public streets within the city maintained by the Corporation shall be

deemed to be turnpike roads within the meaning of Section 91 of the Act passed in the first and second year of the reign of His Majesty William IV., intituled "An Act for amending and making more effectual the Laws concerning Turnpike Roads in Scotland," and the Corporation shall be deemed to be the Trustees for the purposes of the said Section.

34. To enter into and carry into effect Agreements with any Corporations, Local or Road Authorities, companies, bodies, or persons with respect to any of the objects or purposes of the Order, and the Order will vary or extinguish all rights which may be inconsistent with, or which would interfere with any such objects or purposes.

35. To authorise and empower any trustees, curators, heirs of entail, or other persons under legal disability, or persons holding any partial, limited, or qualified estate or interest in any land or property required for the purposes of the Order to sell and convey such lands or property to the Corporation for such consideration or price or feu-duties, and upon such terms as may be agreed. To provide for dispensation from the provisions of section 90 of the Lands Clauses Consolidation (Scotland) Act, 1845, and to authorise the Corporation to take parts only of properties where they do not require the whole of such properties.

36. The Order will incorporate with or without modification or alteration the provisions of the Lands Clauses Acts, the Railways Clauses Acts, the Edinburgh Municipal and Police Acts, 1879 to 1900; the provisions or some of the provisions of the Housing of the Working Classes Act, 1890; the Edinburgh Corporation Stock Act, 1894; the Tramways Act, 1870; the Edinburgh Tramways Act, 1871; and the other Acts of and relating to the tramways in the city acquired and constructed by and now belonging to the Corporation.

37. To alter, amend, and extend and enlarge or repeal so far as may be necessary or desirable for the purposes of the Order the powers and provisions of the Edinburgh Municipal and Police Acts, and all other local and public Acts of and relating to the Corporation of Edinburgh; the Acts 6 and 7 William IV. c. 25, local and personal; the North British, Edinburgh and Dundee, and West of Fife Railway Amalgamations Act, 1864; and the several Acts of Parliament of and relating to the North British Railway Company; the Telegraph Acts, 1863 to 1899; the Act 3 George IV., c. 91; the Roads and Bridges (Scotland) Act, 1878; the Local Government (Scotland) Act, 1889; the Burgh Police (Scotland) Act, 1892; the Town Councils (Scotland) Act, 1900; and all or any Acts explaining or amending any of those Acts, the Local Government (Scotland) Acts, and the Public Health (Scotland) Act, 1897.

And Notice is hereby also given, that duplicate plans and sections describing the lines, situations, and levels of the street widenings, extensions, alterations, and improvements to be authorised by the Order, and the lands, houses, and other property which will or may be taken and required for the purposes thereof, together with books of reference to such plans containing the names of the owners and lessees or reputed owners and lessees, and of the occupiers of such lands, houses, and property respectively, and a copy of this Notice, as published in the "Edinburgh Gazette" will be deposited for public inspection on or before the

30th day of March 1901 in the offices at Edinburgh of the principal Sheriff-Clerk of the County of Mid-Lothian and of the Sheriff-Clerk of the County of the City of Edinburgh respectively, and a copy of the said plans and sections and books of reference respectively, together with a copy of this Notice, as published in the "Edinburgh Gazette," will, on or before the said 30th day of March 1901, be deposited for public inspection with the Town-Clerk of the said City and Royal Burgh of Edinburgh at his office in Edinburgh.

The petition and printed copies thereof and of the draft Order will be lodged at the Office of the Secretary for Scotland, Whitehall, London, on the 17th day of April next, and on the same day a printed copy of the draft Order will be deposited in the Office of the Clerk of the Parliaments and in the Private Bill Office of the House of Commons.

The subsequent procedure will be by way of Provisional Order, unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by way of Private Bill, and this Notice and the deposits will, subject to the Standing Orders of Parliament, apply to such Bill.

Dated this 18th day of March 1901.

THOMAS HUNTER, W.S.,
Town Clerk, Edinburgh,
Solicitor for the Order.

A. & W. BEVERIDGE,
18 Abingdon Street, Westminster,
Parliamentary Agents.

The Secretary for Scotland.
Session 1901.

Private Legislation Procedure (Scotland) Act,
1899.

GREENOCK CORPORATION.
(PROVISIONAL ORDER.)

(New street or road and stopping up of Ropework Street or part thereof; compulsory purchase of lands, houses, and other property; taking down and removal of buildings; further borrowing powers in respect of gas, water, and electric lighting and power undertakings, and for police and sanitary purposes; amendment or repeal of section 87 of the Greenock Police Improvement and Gas Act, 1871, of section 12 of the Greenock Corporation Act, 1893, and sections 132 and 165 of the Greenock Police Act, 1877; establishment of a gas contingent fund; reduction of illuminating power of gas; enlargement of powers of Dean of Guild Court; provisions and regulations as to existing and new streets; through ventilation, sewers, drains, cesspools, &c.; water-closets, soil pipes, ashpits, &c.; height and cubical extent of buildings; sites and construction and strength of buildings; foundations, walls, roofs, chimneys, flues, fireplaces, and stoves; stairs; regulations and provisions as to noxious and dangerous businesses; theatres and public buildings and

certain other buildings; neglected structures, scaffolding, barricades, &c.; provisions as to procedure expenses, notices, &c.; power to make bye-laws; penalties; incorporation, modification, or extension of the Burgh Police (Scotland) Act, 1892; acquisition of lands for prevention of pollution of water supply; prohibition of street betting; regulation of ice cream shops; new police provisions in regard to dealers in old metal and second-hand goods, vehicles plying for hire, trial of offenders for cruelty to children, and clubs; establishment of superannuation and insurance funds; extension of area of supply of electricity; supply of electrical energy and fittings; incorporation of Acts; alteration or repeal and enlargement of Acts; and other purposes.)

NOTICE is hereby given that application is intended to be made to the Secretary for Scotland in the present Session by the Provost, Magistrates, and Council of the Burgh of Greenock (hereinafter referred to as "the Corporation") for a Provisional Order (hereinafter called "the Order") for the following or some of the following among other purposes (that is to say):—

1. To authorise the Corporation to make and maintain and to vest in them the new street hereinafter described, or some part or parts thereof, which will be wholly situate in the Parish and Burgh of Greenock, with all necessary and proper works and conveniences connected therewith (that is to say):

A new street, being a deviation of Ropework Street, commencing at a point in Ropework Street 100 feet or thereby north-west from the centre line of Nicolson Street at its junction with Ropework Street, and terminating in Laird Street at a point 110 feet or thereabouts southwards from the centre of Ropework Street at its present junction with Laird Street.

2. To authorise the Corporation to stop up so much of Ropework Street as is situate between the point of commencement of the new street above described and the junction of Ropework Street with Laird Street, and to appropriate the site and soil thereof, and to extinguish all servitudes or rights of way therein or over the same, and also to cross, stop up, interfere with, alter, or divert, either temporarily or permanently, all roads, streets, footpaths, servitudes, ways and rights of way, sewers, drains, water and gas pipes, telegraphic, telephonic, and other electric apparatus, pipes, tubes, and wires, which it may be necessary to cross, stop up, interfere with, alter, or divert, for the purposes of the Order.

3. To enable the Corporation to deviate laterally from the lines of the intended works to the extent shown on the plans to be deposited as hereinafter mentioned, and vertically from the levels shown on the sections to be deposited as hereinafter mentioned to such extent as may be provided by the Order.

4. To authorise the Corporation to purchase by compulsion or agreement all such lands, houses, and other property as may be required for the purposes of the Order, or as may be delineated upon the deposited plans as intended to be taken, and any interests therein or any

servitudes over or affecting the same, and to appropriate such lands for the purposes of the intended street or the erection of buildings or otherwise as the Order may prescribe.

5. To authorise the Corporation to take down and remove buildings or other erections on any land delineated on the deposited plans as belonging to them or intended to be acquired under the Order, by agreement or otherwise, to appropriate and to sell the materials thereof, and to lay out such lands, and use and appropriate the same and the subsoil under any such street or roadway in such way and manner as the Corporation deem most expedient, and to build over, or sell, convey, lease, feu, exchange, or otherwise dispose of such lands or property as may be acquired under the Order, on such terms and conditions, and in such manner as the Corporation think fit, or as the Order may provide.

6. To empower the Corporation and the owner of any lands or other property intended to be acquired under the Order, and all other persons interested in such lands or other property, whether under legal disabilities or not, to contract and agree with each other for the sale to and purchase and acquisition by the Corporation of any such lands, houses, or property, which may be sought to be acquired under the powers of the Order.

7. To extend and increase the present borrowing powers of the Corporation for all Corporation purposes and for all or any of the purposes of the Order, and to authorise them, for all or any of the general purposes of their gas and water and electric lighting and power undertakings and other the purposes of the Burgh, to apply their corporate funds and any moneys which they are at present authorised to borrow, and to borrow and re-borrow further moneys on mortgage bond, debenture, debenture stock, and annuities, or by cash credit, or by deposit or otherwise, or by any of those methods, on the security of the whole or any part of the gas and water and electric lighting undertakings, and of all rents and revenues arising therefrom, and also on the security of all other rates, revenues, and assessments levied or leviable within the Burgh of Greenock, and all other the estates and property of the Corporation, and to make provision for establishing a sinking fund or sinking funds for the repayment of moneys so to be borrowed by them under such conditions as the Order may provide.

8. To repeal, or vary, or amend section 87 of the Greenock Police Improvement and Gas Act, 1871, and to authorise and empower the Corporation, out of the profits of their gas undertaking, to establish in their discretion a contingent fund to make good any deficiency of gas revenue or extra expenditure on works, or to meet any extraordinary claim or demand which may at any time arise against the Corporation in respect of their gas undertaking.

9. To provide for the alteration and reduction of the illuminating power of the gas supplied by the Board of Police as fixed and provided for under section 36 of the Greenock Burgh Extension Act, 1882, and in lieu thereof to prescribe such other illuminating power as may be fixed by the Order.

10. To define, extend, and vary the rights and powers at present vested in and exercisable by the Dean of Guild for the Burgh of Greenock,

and the matters and things, at present subject to his jurisdiction, and to make further provision for the more effectual exercise of those powers, and compliance with his orders and decrees.

11. To make provision for the preparation of a new and improved register and map of public streets in the burgh and the particulars to be entered therein or delineated thereon, the inspection thereof by persons interested, and power to such persons to make objection thereto, and appeal to the Dean of Guild; and to the latter to hear and determine such appeals and to provide for the correction of errors or omissions in such register or map.

12. To empower the Corporation to provide accesses to new streets by cross streets, continuations of streets, or otherwise, and to require deviations in the line of new streets, and for such purposes to acquire lands by agreement, to define the building line and a new building, to control the position of new buildings in streets, to prevent the formation of a cul de sac and the erection of buildings beyond the building line.

13. To empower the Dean of Guild or the Corporation to declare private places to be public streets, and to provide for the appointment of a person to keep the register and map, and for the entry therein or delineation thereon by such person of public streets, or streets declared public streets, and particulars relative thereto, for the supply of certified copies of such register and map, and for the removal therefrom of, or amendment thereof in respect of, streets ceasing to exist or renamed.

14. To provide for the width of intended cross streets on land already reserved therefor to compel application being made to the Dean of Guild prior to the formation, widening, alteration of any street, or to the erection of any building abutting on any street not registered or sanctioned by the Dean of Guild, and to prescribe the period for which the approval of the Dean of Guild to plans of buildings shall remain in force.

15. To define the grounds on which the Dean of Guild shall refuse to sanction the formation of intended streets, to empower the Dean of Guild, on the application of the Corporation, to require rounding-off of buildings at the junctions of two streets, and to provide for compensation to persons injured thereby.

16. To empower the Corporation, after notice to the person responsible for the maintenance thereof, to alter the line, level, or width of any footpath, and to provide compensation for damage so caused; to make provision for the repair of streets by persons causing the disturbance thereof, or at such person's cost by the Corporation for the repair, flagging, and sewerage of courts, and for the prohibition of the erection of other than an open iron railing in or between back courts.

17. To make provision as to the efficient ventilation of hollow squares by openings in buildings or otherwise to the satisfaction of the Dean of Guild; to prohibit the use of rooms as sleeping apartments without a certain extent of open space in front of the windows thereof; to prescribe the amount of and method of measuring such space, and penalties in respect of infringement of such provisions.

18. To provide for the making and periodic revision of a map of the sewers, gas, and water pipes, and electrical mains in the burgh, and for

the inspection thereof, or of copies, by proprietors and occupiers in the burgh; to empower the Corporation to take over sewers; to prohibit the erection of buildings upon a lower level than will allow efficient drainage; to indemnify the Corporation against flooding of cellars or vaults, and to provide for their non-liability to drain such thereof as are below street level.

19. To make provision for the connection of private drains and sewers with public sewers at the cost of the owners, and for the maintenance, repair, and reconstruction by the latter of private drains and sewers so connected; to restrict the discharge of steam or hot liquids into sewers, and the construction of drains in walls or under floors of buildings.

20. To require notice to the master of works being given on completion of soil and waste pipes and drains and to provide for the renewal of drainage of existing buildings in accordance with the provisions of the Order, and to prevent the occupation of such buildings without a certificate; to prescribe the position, construction, and repair of ash-pits, the method and time of emptying the same and charge (if any) to be made by Corporation in respect thereof; and to restrict the use of buildings erected in connection with a tenement for other than the purposes for which they were erected.

21. To limit the height of buildings erected, rebuilt, or enlarged after the commencement of the Order and method of measurement thereof, to provide for the publication of the consent of the Corporation to the erection of buildings exceeding such limit, and for a right of appeal in regard thereto to adjoining owners; to make special provision as to the height of dwelling-houses and existing buildings converted into dwelling-houses; to provide for the equipment of buildings of a certain size and character with fire-resisting partitions and doors; to limit the cubical extent of new buildings, and additions to or re-building of existing buildings, with special provisions as regards buildings of the warehouse class; and to prescribe the position and character of party walls in buildings.

22. To provide for the preparation of sites of buildings and the imposition of penalties for building on improper sites, and to incorporate certain provisions of the Burgh Police (Scotland) Act, 1892; to prescribe the respective strengths of different buildings and restrict the deposit of heavy weights and machinery on upper floors.

23. To prescribe the formation, nature, material, dimensions of, and method of building foundations, walls, and damp courses, the extent of bearing of walls, girders, and piers, the amount of overhang of walls or projection of chimney stalks, the street floor level of dwelling-houses, the construction of walls with incombustible material, the position and proximity of temporary wooden buildings, the material and position of hoists and elevators, and penalties in respect of the infringement of all or any such provisions.

24. To prescribe the dimensions, material, angle, and strength of roofs, the construction thereof as fireproof, and method of obtaining access thereto and egress therefrom in case of fire.

25. To make provision in regard to the construction, erection, fixing, dimensions, position, connection, and materials of chimneys, flues, steam and hot-water pipes, fireplaces and stoves, and method of carrying chimneys and flues

through or along the walls and floors of buildings, to restrict, under conditions, the use of or provide for the removal of existing chimneys or flues, and to provide for the inspection, periodic or otherwise, of chimneys and flues.

26. To compel fireplace openings to be fireproof and to require the stopping up of unused fireplaces and chimneys with incombustible material, and to prohibit the erection of a stove, oven, or steam boiler on a wooden floor.

27. To provide for the proper support of stairs, and the maintenance thereof free from obstruction, the position and effectual separation of dwelling-houses or habitable rooms over or from buildings used for noxious or dangerous businesses, and the isolation thereof by fireproof walls and staircases from such buildings.

28. To define public buildings and to prescribe the accommodation, dimensions, design, and conditions of erection of theatres and public buildings, the equipment thereof with fireproof walls and roofs, the character and number of stairs, accesses, and exits; to provide for the proper inspection of public buildings, and to empower the Dean of Guild to restrict the use of public buildings contrary to the provisions of the Order, and impose penalties in respect thereof.

29. To make special provision in regard to the cubic contents of dwelling-houses, the heights of ceilings, the size, number, position, and nature of rooms and windows, the number of storeys, enclosed beds or bed recesses, the number of houses in a tenement, common stairs and party walls in tenements, additions to and alterations of buildings, the conditions (if any) under which houses may be built or inhabited over dangerous buildings, or workrooms used above large warehouses or on upper floors, means of escape at top of high buildings, installation of electric light, and satisfaction of the requirements of the Factory Acts.

30. To provide for the removal or restoration of dilapidated and neglected buildings, the making of orders in regard thereto, and appeal against such orders by persons aggrieved, the removal and disposal of the materials of such buildings and recoupment of expenses incurred in regard thereto by the Corporation.

31. To prescribe the dimensions, design, conditions of erection, construction, position, and strength of platforms, scaffolding, balconies, hoardings, and barricades; to authorise the removal and taking down of any such erected contrary to the provisions of the Order, to invest the Dean of Guild with increased powers in regard thereto, and to provide for the reimbursement to the Corporation of any expenses incurred in respect thereof.

32. To prohibit stone dressing or similar work in enclosed or barricaded portions of streets, and of carts, &c., standing within or near hoardings or barricades.

33. To make provision as to evidence of resolutions of the Corporation, and as to petitions for lining being depending processes, and to provide for the continuance of obligations attaching under orders of the Dean of Guild.

34. To make provision as to expenses of the Corporation incurred under the Order and the recovery thereof, and to constitute the cost of works done by the Corporation on the failure of a person liable to do such works, and of penalties and expenses, a real and preferable

lien and burden on lands and heritages in connection with which such costs, penalties, and expenses are incurred; to provide for the giving of notices, and the testing and inspection of buildings; to prohibit the use of buildings before the same are certified as fit for occupation; to prescribe the testing strengths, and to enable the master of works to prevent and stop infringements of the provisions of the Order.

35. To enable the Corporation to make and enforce bye-laws, rules, and regulations in connection with all or any of the provisions of the Order, and to provide for the confirmation thereof; to provide for the imposition and recovery of penalties in respect of an infringement of any such bye-law, rule, or regulation, or any of the provisions of the Order.

36. To confer further powers upon the Corporation in regard to the more effectual suppression of betting and gaming in the streets of the burgh, and the apprehension of and infliction and recovery of penalties on and from persons so offending.

37. To make provision for the regulation and control of manufacturers or dealers in ice-cream or similar commodities, and of all shops, premises, and utensils, or other articles used for the manufacture or sale thereof, and to provide that in their application within the burgh the Contagious Diseases (Animals) Act, 1878, and the Dairies, Cowsheds, and Milkshops Order, 1885, and any alteration or amendment of that Act or Order, shall be applicable to and include such manufacturers or dealers and such premises, as if these were respectively included in the terms "purveyor of milk" and "milk store" or "milkshop," as used in that Order, and to make other provisions relating thereto.

38. To provide for the regulation and control of persons buying, selling, and receiving old metal and second-hand goods; to incorporate certain provisions of the Burgh Police (Scotland) Act, 1892; to empower the Corporation to make further regulations in regard to vehicles plying for hire and licensed porters; to amend section 12 of the Greenock Corporation Act, 1893; to extend the jurisdiction of the magistrates to the trial of offenders for cruelty to children, and exempt clubs from the provisions relating to shebeens; to repeal wholly or in part sections 132 and 165 of the Greenock Police Act, 1877, and to provide for the infliction and recovery of penalties in respect of some or all of the foregoing provisions.

39. To extend and define the limits within which the Corporation are authorised to supply electricity, and to authorise the Corporation to exercise within such extended area all or any of the powers at present vested in the Corporation for the supply of electricity within their present area of supply.

40. To authorise the Corporation to agree with any owner to affix on or in any house within the limits which they are or may be authorised to supply electricity the necessary wires and fittings for electric lighting or power, on such terms and conditions as may be agreed on or as may be prescribed in the Order.

41. To authorise the Corporation, for the prevention of pollution, for the protection of their waterworks, and for other purposes, to acquire by agreement and to confirm any agreements for that purpose that have been made or may be made before the passing of the intended

Order, and to hold lands, buildings, servitudes, springs, streams, waters, and property within their catchment area.

42. To provide for the payment of superannuation or retiring allowances, and to authorise the Corporation to grant gratuities to officers and servants in the employ of the Corporation, and to make allowances and gratuities to the relatives or representatives of any such officer or servant deceased, and to provide that such allowances shall not be assignable or chargeable with the debts or liabilities of the grantee.

43. To provide for the establishing of a superannuation fund for officers and servants, the payment of contributions thereto by such officers and servants, and the making such contributions or some part thereof compulsory, and to empower the Corporation to deduct such compulsory portion from the salary or wages of the contributors.

44. To provide for the making and altering of a scheme or schemes for establishing and administering the fund and appointing committees for that purpose, and to empower the Corporation to contribute to such fund, and to charge the rates and other funds under their control with, and to pay thereout, all moneys payable by the Corporation under the provisions of the intended Order, and to levy rates accordingly.

45. To authorise the Corporation to insure against loss by fire or otherwise, and other casualties, properties belonging to them, and against accident to any officer or servant in their employment, and to provide for contributions for those purposes being made from the funds of the several departments of the Corporation, and to make such further provisions with reference thereto as the Order may prescribe.

46. To alter and amend sections ninety-two and ninety-five of the Town Councils (Scotland) Act, 1900, and to provide that those sections shall be read and construed as if the "fifteenth day of May" therein mentioned had been the "thirtieth day of June."

47. The Order will alter, vary, or extinguish all rights and privileges inconsistent with, or which would or might in any way impede or interfere with, the objects or purposes of the Order, and will confer other rights and privileges.

48. To alter, vary, amend, and extend or repeal so far as may be necessary or desirable for the purposes of the Order, the whole or some of the provisions of the Greenock Police Improvement and Gas Act, 1871, the Greenock Police and Improvement Act, 1875, the Greenock Police Act, 1877, the Greenock Corporation Act, 1893, the Gasworks Clauses Act, 1871, the Burgh Police (Scotland) Act, 1892, the Town Councils (Scotland) Act, 1900, and any other Acts relating to or affecting the Board of Police, the Greenock Burgh Extension Act, 1882, and any other Acts relating to or affecting the Corporation, the Greenock Water Acts, 1866, 1869, and 1875, and any other Acts relating to the Water Trust of Greenock, the Greenock Improvement Provisional Order Confirmation Act, 1877, and the Order thereby confirmed, the Housing of the Working Classes Act, 1890, the Housing of the Working Classes (Scotland) Act, 1892, the Roads and Bridges (Scotland) Act, 1878, the Roads and Bridges (Scotland) Amendment Act, 1888, and the Local Government (Scotland) Act, 1889, and any other Act or Acts relating to or affecting the

Burgh or which would interfere with or prevent the objects of the Bill being carried into effect.

49. To incorporate or make applicable to the Order all or some of the provisions of the Lands Clauses Acts, the Gasworks Clauses Act, 1847, the Gasworks Clauses Act, 1871, the Burgh Police (Scotland) Act, 1892, the Town Councils (Scotland) Act, 1900, and any Act or Acts amending any of the said Acts, with such alterations or modifications of any of those Acts as may be expedient, or as may be prescribed by the Order.

50. Duplicate plans and sections, describing the lines, situations, and levels of the intended works, and plans of the lands and other property, in, upon, or through which they will be made, or which may be taken compulsorily for the purposes of the Order, together with a book of reference to such plans, containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of such lands and other property, will, together with a copy of this notice as published in the "Edinburgh Gazette," be deposited for public inspection on or before the 31st day of March 1901, in the offices of the principal sheriff clerk of the county of Renfrew, at Paisley and Greenock, and on or before the same date a copy of each of the said documents will be deposited with the town clerk of the burgh of Greenock, at his office at Greenock.

51. Printed copies of the Order will be deposited in the Office of the Secretary for Scotland, Whitehall, in the Office of the Clerk of the Parliaments, House of Lords, and in the Private Bill Office of the House of Commons on or before the 17th day of April 1901.

The procedure subsequent to the deposit of the Petition for the draft Order and the draft Order in the Office of the Secretary for Scotland will be by way of Provisional Order, unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by way of Private Bill, and this notice, and the deposits of Plans, Sections, Books of Reference, and copies of the Gazette notice above-mentioned, will, subject to the Standing Orders of Parliament, apply to such Bill.

Dated this 20th day of March 1901.

COLIN MACCULLOCH,
Town Clerk, Greenock,
Solicitor for the Order.

JOHN KENNEDY, W.S.,
25 Abingdon Street,
Westminster, S.W.,
Parliamentary Agent.

INTIMATION is hereby given that the Right Honourable FREDERICK ARCHIBALD VAUGHAN, EARL CAWDOR, Heir of Entail in possession of the Entailed Thanage and Barony of CAWDOR, in the Counties of Nairn and Inverness, has presented a Petition to the Lords of Council and Session (First Division, Bill Chamber,—Mr. Antonio, Clerk), in terms of the Acts 11th and 12th Victoria, chapter 36; 16th and 17th Victoria, chapter 94; and 38th and 39th Victoria, chapter 61, and relative Acts of Sederunt, for authority to grant feus or long leases of portions of the said Entailed Thanage

and Barony of Cawdor. Date of Interlocutor ordering intimation, 9th March 1901.

TODS, MURRAY, & JAMIESON,
Agents of the Petitioner.

66 Queen Street, 20th March 1901.

LOCAL GOVERNMENT (SCOTLAND) ACTS.

NOTICE is hereby given that, acting under a Commission granted by the Secretary for Scotland, I, Sir John Cheyne, K.C., will resume the Local Inquiry within the Sheriff Court House, Kirkcaldy, on Thursday the 28th March, at 10.30 A.M., in regard to (1) a Representation made by the Parish Council of Kirkcaldy, craving the issue of an Order, under the Local Government (Scotland) Acts, forming the Parishes of Kirkcaldy and Abbotshall, together with certain parts of the Parishes of Dysart and Kinghorn, into one Parish, to be called the PARISH OF KIRKCALDY; and (2) a Representation made by the Parish Council of Abbotshall, craving the issue of an Order under the said Acts, forming the Parishes of Kirkcaldy and Abbotshall, together with certain portions of the Parish of Kinghorn, into one Parish, to be called the Parish of Kirkcaldy; and (3) at the same time and place will open an Inquiry in regard to a Supplementary Representation made by the Parish Council of Kirkcaldy, craving the issue of an Order under the said Acts, forming the Parishes of Kirkcaldy, Abbotshall, and Dysart, together with certain parts of the Parish of Kinghorn, into one Parish, to be called the Parish of Kirkcaldy.

All interested in the subject matter of either of the foregoing Representations are invited to attend.

Copies of the Supplementary Representation may be seen at the Office of the Parish Council of Kirkcaldy.

JOHN CHEYNE.

Edinburgh, 15th March 1901.

King's and Lord Treasurer's
Remembrancer's Office, Exchequer Chambers,
Edinburgh, 20th March 1901.

NOTICE is hereby given that the Estate of FRANCIS COWAN, South Laggan, Spean Bridge, Fort-William, who died there on 15th October 1897, has fallen to His Majesty as *ultimus heres*.

KENNETH MACKENZIE, K. & L. T. R.

To the Creditors and other Persons interested in the Succession of the Deceased FRANCIS M'CARTER, Iron and Metal Merchant, who carried on business at 61 Plantation Street, Govan, and resided at 8 Breadalbane Street, Glasgow.

ALEXANDER DAVID DEAS, C.A., 180 Hope Street, Glasgow, Judicial Factor upon the Estate of the said deceased Francis M'Carter, hereby intimates that he has prepared and lodged in Court (First Division,—Mr. Antonio, Clerk), a state of funds and scheme of division of said Estate, to be considered and approved of by the Court, of which all concerned are hereby required to take notice.

ALEX. D. DEAS, Judicial Factor.

180 Hope Street, Glasgow,
21st March 1901.

To the Creditors and other Persons interested in the Succession of the Deceased Mrs. CATHERINE BROWNIE or TAYLOR, Boot and Shoe Maker, Bonhill.

JAMES COUBROUGH, Plumber, Renton, Judicial Factor upon the Estate of the said deceased Mrs. Catherine Brownie or Taylor, hereby intimates that he has prepared and lodged in Court (First Division, Bill Chamber,—Mr. Antonio, Clerk), a state of funds and

scheme of division of the said Estate, to be considered and approved of by the Court, of which all concerned are hereby required to take notice.

JAMES COUBROUGH.

Carman Road, Renton,
22nd March 1901.

To the Creditors and other Persons interested in the Succession of the Deceased DAVID GUTHRIE, Building Contractor, 68 Kelvin Street, Glasgow, who was sole Partner of and carried on business as GUTHRIE & Co., Building Contractors, at 68 Kelvin Street aforesaid.

RALPH ROBERTSON STEWART, Accountant, Glasgow, Judicial Factor on the Estate of the deceased David Guthrie, hereby intimates that he has prepared and lodged in Court (Bill Chamber, Junior Lord Ordinary,—Mr. Antonio, Clerk), a state of funds and first scheme of division of the said Estate, to be considered and approved of by the Court, of which all concerned are hereby required to take notice.

RALPH R. STEWART, Judicial Factor.

45 Renfield Street, Glasgow,
21st March 1901.

NOTICE TO DEBTORS AND CREDITORS.

JAMES MORRISON & SON, Quarry Masters, Duntrune, Westhall, Kingoodie and Leoch Quarries, by Dundee, and James Morrison, Quarry Master, residing at Duntrune Villas, Invergowrie, and William Morrison, Quarry Master, residing at Duntrune Mill Farm, Duntrune, the Individual Partners of said Firm of James Morrison & Son, as such Partners, and as Individuals, having of date 15th March 1901 granted a Trust Deed for behoof of their Creditors in favour of Daniel M'Intyre, Chartered Accountant, Dundee, all parties having claims against the Trustees are requested to lodge the same with the Trustee within fourteen days from this date; and all parties indebted to the Trustees are requested to pay the sums due by them to the Trustee within same period.

D. M'INTYRE, Trustee.

DICKIE & PAUL, Solicitors, Dundee,
Agents for Trustee.

Dundee, 21st March 1901.

TURNERS LIMITED, Quarrymasters, Brick Manufacturers, and Coal Masters, Edinburgh, &c., incorporated under the Companies Acts, 1862 to 1890, and having its Registered Office in Edinburgh.

A PETITION having been presented to the First Division of the Lords of Council and Session (Mr. Couper, Clerk), at the instance of Gardiner Turner, 36 Morningside Drive, Edinburgh, and others, the holders of the whole ordinary shares in said Turners Limited, with consent of the said Turners Limited, praying, *inter alia*, to find that the omission timeously to file a Contract with the Registrar of Joint Stock Companies in respect of 12,000 ordinary shares of £5 each in said Company of Turners Limited was due to inadvertence, or that in the circumstances the relief craved is just and equitable; and to direct the said Company to refile with the Registrar of Joint Stock Companies the Agreement set forth in said Petition, or otherwise a Memorandum in writing in the form of a Draft, to be lodged by the Petitioners, or in such form as to their Lordships should seem proper; to direct that on such Agreement or Memorandum, duly stamped, specifying the consideration for which the shares were issued being filed within such specified time as to their Lordships should seem proper, it should in relation to such shares operate as if it were a sufficient Contract in writing, within the meaning of section 25 of the Companies Act, 1867, duly filed with the Registrar before the issue of such shares; and to find the Petitioners entitled to the expenses of the application, of

the procedure to follow thereon, and of the expenses to be incurred in connection with or incident to the preparation, execution, stamping, and filing of the said Contract or Memorandum; and to do further or otherwise in the premises as to their Lordships should seem necessary and proper,—their Lordships have pronounced the following Interlocutor:—

“*Edinburgh, 20th March 1901.*—The Lords appoint the Petition, as amended at the Bar, to be intimated upon the Walls and in the Minuta-Book in common form, and to be advertised once in the *Edinburgh Gazette* and *Scotsman* and *Glasgow Herald* newspapers; and ordain any parties interested to lodge Answers, if so advised, within eight days after such intimation and advertisement.

(Signed) “J. B. BALFOUR, I.P.D.”

Of all which Intimation is hereby given.

J. & A. HASTIE, Agents for Petitioners.

43 York Place, Edinburgh,
22nd March 1901.

In the Matter of THOMSON, MARSHALL, &
COMPANY LIMITED.

At an Extraordinary General Meeting of the Members of the above-named Company, duly convened and held at the Imperial Hotel, Aberdeen, on the 15th day of March 1901, the following Extraordinary Resolution was duly passed:—

“That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily.”

And at the same Meeting, George M'Bain, Chartered Accountant in Aberdeen, and John Graham, Grain Merchant, Aberdeen, were appointed Liquidators for the purposes of such winding up.

Dated this 19th day of March 1901.

GEO. THOMSON, Chairman.

Wm. MORRISON, Cashier to Thomson,
Marshall, & Co. Ltd., Brewers, Old
Aberdeen, Witness.

THE CAMPBELL-BOYD CHLORINE COMPANY
LIMITED,
IN LIQUIDATION.

NOTICE is hereby given, in pursuance of Section 142 of the Companies Act, 1862, that a General Meeting of the Members of the above-named Company will be held at the Liquidator's Office, 149 St. Vincent Street, Glasgow, on Friday the 26th day of April 1901, at one P.M., for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining by Extraordinary Resolution the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.

Dated the 21st day of March 1901.

JOHN E. WATSON, C.A., Liquidator.

149 St. Vincent Street, Glasgow.

A PETITION for Cessio has been presented to the Sheriff of the County of Lanark at Glasgow, by Galloway Brothers, Phoenix Street, Bolton, against J. FERRI, 10 Church Place, Garscube Road, Glasgow; and all the Creditors of the said J. Ferri are requested to appear in Court, within the Sheriff-Substitute's Chambers (Mr. Fyfe), County Buildings, Glasgow, upon 4th April next, at 10 A.M., when the Debtor is ordained to appear for public Examination.

JNO. B. CLARK, Law-Agent,

145 Queen Street, Glasgow, Agent.

A PETITION for Cessio, under the Cessio Acts, has been presented in the Sheriff Court of the Sheriffdom of the Lothians and Peebles at Edinburgh, by WILLIAM WHITE, Contractor, 38 Hay Terrace, Beaverbank, Edinburgh; and the Sheriff-Substitute has ordained the Creditors of the said William White to appear in Court, within the Sheriff Court House, George IV. Bridge, Edinburgh, on Tuesday, 9th April 1901, at two o'clock afternoon, when the public Examination of the Bankrupt will be held.

SIM & GARDEN, S.S.C., Agents.

Cassell's Place, Leith,
22nd March 1901.

A PETITION, under the Cessio Acts, has been presented to the Sheriff of Perthshire at Perth, by Leitham & Davidson, Iron Merchants, Kinnoull Street, Perth, against GEORGE GORRIE, Coachbuilder, Aberfeldy; and the Sheriff-Substitute has ordained the said George Gorrie to appear in Court, within the Sheriff Court House, County Buildings, Perth, on Tuesday the 2nd day of April next, at two o'clock afternoon, for public Examination, at which Diet all his Creditors are required to attend.

MITCHELL & LOGAN,
Agents for Petitioners.

37 South Methven Street, Perth,
19th March 1901.

A PETITION for Cessio has been presented to the Sheriff of Fife and Kinross at Cupar, at the instance of Taylor & Lindsay, Leith, Pursuers, against JAMES B. PATERSON & COMPANY, Merchants, Methil, Defenders; and the Sheriff-Substitute has ordained the said James B. Paterson & Company to appear for public Examination within the Sheriff Court Room, Cupar, upon the 11th day of April next, at eleven o'clock forenoon, at which Diet all their Creditors are requested to attend.

J. L. ANDERSON, Writer,
54 Crossgate, Cupar, Agent.

21st March 1901.

THE Estates of WILLIAM PARKER, Farmer, West Broadstone, Beith, have, in virtue of and for the purposes of the Cessio Acts, been transferred to James Boyd, Accountant, Dalry, as Trustee for behoof of his Creditors. Creditors must lodge their claims with the Trustee on or before the 22nd day of May 1901. The Creditors meet before the Sheriff, within the Sheriff Court House, County Buildings, Kilmarnock, on Wednesday the 12th day of June 1901, at eleven o'clock forenoon.

JAMES BOYD, Trustee.

THE Estates of ANDREW JAFFRAY CARTER, residing at Fernbank, Bucksburn, Aberdeenshire, have, in virtue of and for the purposes of the Cessio Acts, been transferred to John Reid Dean, S.S.C., 20 King Street, Aberdeen, as Trustee for behoof of his Creditors. Creditors must lodge their claims with the Trustee on or before 11th April next. The Creditors meet before the Sheriff, within the Sheriff Court House, Aberdeen, on 3rd May next, at twelve o'clock noon.

FREDERICK W. KAY, Advocate in Aberdeen,
Agent.

21st March 1891.

JOHN BAIN, sometime Bootmaker, residing in Forres, hereby gives notice that he has presented a Petition to the Lord Ordinary officiating on the Bills, for recall of the Sequestration of the Executory Estates of the Deceased REVEREND JAMES BAIN, sometimes Minister of the *quoad sacra* Parish of Glenlivet, in the County of Banff, and latterly residing at Pilmuir, Forres, and the Estates of Robert Bain, French Polisher, No. 20 Union Wynd, Aberdeen, Alexander Bain, Junior, Wood Merchant, Forres, Charles Stuart Bain, Farmer, Bogs of Blervie, near Forres, and Janet Bain or Simpson, No. 8 Blantyre Street, Bishopmill, Elgin, wife of James Young Simpson,

Tailor and Clothier, Galashiels House, Whitfield Street, Gloucester, as Executors-dative of the said deceased James Bain; on which Petition the following Deliverance has been pronounced:—

“Edinburgh, 19th March 1901.—The Lord Ordinary appoints a copy of the Petition and Deliverance to be served as craved upon the persons named and designed in the Petition, and requires them to lodge Answers thereto, if so advised, within eight days after service; further, appoints a notice of the presentation of the Petition to be published in the Gazette.

(Signed) “C. J. PEARSON.”

WATSON & MATHERS, W.S.,
Agents for the Petitioner.

Edinburgh, 20th March 1901.

A PETITION having been presented to the Lord Ordinary officiating on the Bills, at the instance of John Taylor & Son, Edinburgh, Limited, Cabinetmakers and Upholsterers, 110 Princes Street, Edinburgh, for Sequestration of the Estates of WILLIAM CARMICHAEL, Hotel Keeper, Raemartin House, West Linton, Peebleshire, his Lordship of this date (20th March 1901) granted Warrant for citing the said William Carmichael to appear in Court on the seventh day next after citation if within Scotland, and on the twenty-first day next after citation if furth of Scotland, to show cause why Sequestration should not be awarded; of all which Intimation is hereby given.

HENRY BOWER, S.S.C., Agent.

35 Castle Street, Edinburgh,
20th March 1901.

A PETITION having been presented to the Sheriff of Roxburgh, Berwick, and Selkirk at Hawick, at the instance of Hetheringtons' Auction Company Limited, carrying on business at Carlisle, Newcastleton, and elsewhere, and having its Registered Office in Carlisle, for Sequestration of the Estates of the Late ROBERT FORSTER, Butcher, Newcastleton, his Lordship of this date granted Warrant for citing John Ritchie Purdom, Solicitor, Hawick, Curator *ad litem* to Robert Forster, junior, Butcher's Assistant, Newcastleton, and Thomas Forster and James Elliot Forster, also residing in Newcastleton, all children of the said deceased Robert Forster, to appear in Court on an *induciae* of six days from the date of such citation if made personally or at a dwelling-house or place of business, to show cause why Sequestration of said deceased's Estates should not be awarded; of all which Intimation is hereby given.

LAING & BARRIE, Agents.

Hawick, 20th March 1901.

THE Estates of WILLIAM DICK & COMPANY, Nail Manufacturers, Crown Nail Works, French Street, Bridgeton, Glasgow, and William Dick, residing at Argyle Villa, Cambuslang, and James Burlington, residing at Bushy Villa, Cambuslang, the Individual Partners of said Firm, as such Partners, and as Individuals, were Sequestrated on the 20th day of March 1901, by the Sheriff of Lanarkshire.

The first Deliverance is dated the 8th day of March 1901.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Friday the 29th day of March 1901, within the Faculty Hall, Saint George's Place, Glasgow.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 20th day of July 1901.

All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

T. J. G. BOYES,

53 Bothwell Street, Glasgow, Agent.

THE Estates of JAMES CHRISTISON, Painter, 34 Dundas Street, Edinburgh, were Sequestrated on the 21st day of March 1901, by the Court of Session.

The first Deliverance is dated the 21st day of March 1901.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Friday the 29th day of March 1901, within Dowell's Rooms, George Street, Edinburgh.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 21st day of July 1901.

The Sequestration has been remitted to the Sheriff of the Lothians and Peebles at Edinburgh.

All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

CLARK & MACDONALD, S.S.C.

24 Hill Street, Edinburgh.

SEQUESTRATION of GEORGE COBSTORPHINE,
Grocer and Wine Merchant, Anstruther.

CHARLES SIMON ROMANES, Chartered Accountant, Edinburgh, has been elected Trustee on the Estate; and Roderick Macdonald, 3 Kirkgate, Leith, John Harvey Mossman, Grassmarket, Edinburgh, and William Lawson, Quality Street, Leith, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, George IV. Bridge, Edinburgh, on Thursday the 28th day of March 1901, at two P.M. The Creditors will meet within the Chambers of Messrs. Romanes & Munro, C.A., 50 Frederick Street, Edinburgh, on Tuesday the 9th day of April 1901, at eleven o'clock forenoon.

CHARLES S. ROMANES, C.A., Trustee.

Edinburgh, 21st March 1901.

SEQUESTRATION of JOHN FREDERICK BLAIR,
Gunmaker, 69 Bothwell Street, Glasgow.

RICHARD M'CUCCLOCH, Accountant, Glasgow, has been elected Trustee on the Estate; and Matthew Freer Finlay, Explosive Merchant, 19 Cadogan Street, Glasgow, Robert Murray Dunlop, Writer, Glasgow, and John S. Woodburn, Accountant, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Glasgow, on Tuesday the 2nd day of April 1901, at eleven o'clock. The Creditors will meet within the Trustee's Chambers, 69 West Regent Street, Glasgow, on Friday the 12th day of April 1901, at twelve o'clock noon.

RICHD. M'CUCCLOCH, Trustee.

SEQUESTRATION of JAMES RUTLEDGE, Weaver,
20 West Scotland Street, Kinning Park.

HUGH MELVIN LOVE, Chartered Accountant, 196 Saint Vincent Street, Glasgow, has been elected Trustee on the Estate; and James R. Brydon, Coal Merchant, 45 Hope Street, Glasgow, has been elected a Commissioner. The Examination of the Bankrupt will take place in the Sheriff Court House (Mr. Sheriff Strachan's Chambers), 40 Wilson Street, Glasgow, on Wednesday, 27th March 1901, at twelve o'clock noon. The Creditors will meet in the Office of the Trustee, on Friday the 5th day of April 1901, at twelve o'clock noon. Two Commissioners will fall to be elected at this Meeting.

H. M. LOVE, Trustee.

SEQUESTRATION of PETER SINCLAIR, Plumber,
Gasfitter, and Electrical Engineer, carrying on business in Port Ellen, Island of Islay, under the Style or Firm of PETER SINCLAIR & COMPANY, of which Firm he was the sole Partner, as such Partner, and as an Individual.

THOMSON M'LINTOCK, Chartered Accountant, Glasgow, has been elected Trustee on the Estate; and William Ure Harvey, Metal Merchant in Glasgow, one of the Partners of the Firm of William Macleod &

Company, Metal Merchants, Glasgow, James Taylor, junior, 61 Mitchell Street, Glasgow, and Dugald M'Kechnie, of the Firm of Charles Rattray & Company, Wholesale Warehousemen, 14-16 Candleriggs, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Inveraray, on Friday the 29th of March next, at twelve o'clock noon. The Creditors will meet in the Chambers of Messrs. Thomson M'Lintock & Co., Chartered Accountants, 149 West George Street, Glasgow, on Tuesday the 9th of April next, at twelve o'clock noon.

THOMSON M'LINTOCK, Trustee.

Glasgow, 21st March 1901.

SEQUESTRATION of FRANCIS TEAGUE, Electrical Engineer, residing at Electric Works, Blackhall, Paisley.

GEORGE ALLAN CADELL, Chartered Accountant, Paisley, has been elected Trustee on the Estate; and William Godfrey Thomas, of 262 King Street, Hammersmith, Surveyor, George Neilson, Partner of the Firm of Neilson & Cleland, Iron and Steel Merchants, Coatbridge, and Joseph Sinclair Fairfax, Partner of the Firm of Fairfax & Watter, of 37 and 39 Essex Street, Strand, London, W.C., have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Paisley, on Wednesday the 27th March, at twelve o'clock noon. The Creditors will meet in the Chambers of George Allan Cadell, C.A., 12 St. Mirren Street, Paisley, on Friday the 5th day of April next, at twelve o'clock noon.

GEORGE ALLAN CADELL, C.A., Trustee.

Paisley, 20th March 1901.

SEQUESTRATION of ROBERT STEWART, residing at 38 Princes Street, Perth.

ROBERT KINLOCH, Writer to the Signet, Perth, has been elected Trustee on the Estate; and Angus Cameron, Timber Merchant, Perth, Andrew Shaw, Timber Merchant, Perth, and Walter Anderson, Solicitor, Perth, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Perth, on Friday the 29th day of March current, at two o'clock afternoon. The Creditors will meet in the Office of M'Cash & Hunter, Solicitors, 3 New Scott Street, Perth, on Wednesday the 10th day of April next, at eleven o'clock forenoon.

ROBT. KINLOCH, Trustee.

Perth, 21st March 1901.

SEQUESTRATION of THOMAS SCOTT, Joiner, Bellshill.

NOTICE is hereby given that at the Second General Meeting of Creditors, held on the 13th day of March 1901, the Bankrupt offered to his Creditors a Composition on his whole debts of Six shillings and Eightpence per pound, payable Three Shillings and Fourpence in cash on acceptance, and Three Shillings and Fourpence within two months of first instalment being paid, with security for second instalment, and that the Creditors present unanimously entertained said offer for consideration; and Notice is hereby given that it will be decided upon at a Meeting of Creditors, to be held within the Chambers of Messrs. George & Richard M'Culloch, Accountants, 69 West Regent Street, Glasgow, on Wednesday the 10th day of April 1901, at twelve o'clock noon. Notice is further given that Robert M'Gregor, Accountant, Glasgow, has been elected a Commissioner.

RICHD. M'ULLOCH, Trustee.

A PETITION has been presented to the Lords of Council and Session (First Division,—Mr. Couper, Clerk), at the instance of James Duncan, Butcher, Dundee, a Creditor on the Sequestrated Estates of DAVID GELLATLY, sometime Lathsplitter in Dundee, now in Africa, or elsewhere furth of Scotland, praying their Lordships, *inter alia*, to appoint a Meeting of the Creditors on the said Sequestrated Estates of the said David Gellatly, to be held at such time and place as their Lordships might fix, to elect a new Trustee on said Sequestrated Estates, with the whole powers conferred by

the Statutes, and to authorise the advertisement of such Meeting in the Edinburgh Gazette; in respect to which Petition the Lord Ordinary on the Bills, under a remit from the Lords of the First Division, has appointed a Meeting of the Creditors on said Sequestrated Estates, to be held on Friday the 29th day of March 1901, within Lamb's Hotel, Reform Street, Dundee, at two o'clock afternoon, to elect a new Trustee or Trustees in succession and Commissioners on said Sequestrated Estates, with the whole powers conferred by the Statutes, and he authorised the Petitioner to advertise a notice of said Meeting in the Edinburgh Gazette; of all which Notice and Intimation is hereby made accordingly.

JAMES S. STURROCK, W.S.,

122 George Street, Edinburgh,
Petitioner's Agent.

21st March 1901.

SEQUESTRATION of ALEXANDER M'DONALD, Grocer, 67 High Street, Johnstone.

JAMES M'LAY, C.A., the Trustee, hereby calls a Meeting of the Creditors, to be held within his Chambers, 94 Hope Street, Glasgow, on Tuesday, 16th April proximo, at twelve o'clock noon, to consider as to an application to be made for his discharge.

JAMES M'LAY, C.A., Trustee.

SEQUESTRATION of DUNCAN M'RAE, lately Hotel Keeper, Salen, and residing at Aultgowrie Villa there.

JAMES M'LAY, C.A., the Trustee, hereby calls a Meeting of the Creditors, to be held within his Chambers, 94 Hope Street, Glasgow, on Wednesday, 17th April proximo, at twelve o'clock noon, to consider as to an application to be made for his discharge as Trustee.

JAMES M'LAY, C.A., Trustee.

SEQUESTRATION of MACKENZIE BROTHERS, Watchmakers and Jewellers, Bridge Street, Inverness, and John Henry Mackenzie and Charles Mackenzie, both Watchmakers and Jewellers, Inverness, the Partners of said Firm, as such, and as Individuals.

WILLIAM CHARLES MACBEAN, Solicitor, Inverness, the Trustee, hereby intimates that a Meeting of Creditors will be held within his Chambers, York House, Church Street, Inverness, on Tuesday, 16th April 1901, at twelve o'clock noon, to consider as to an application by him for his discharge.

W. CHARLES MACBEAN, Trustee.

SEQUESTRATION of ALEXANDER WALTON, JUNIOR, Cycle Agent, 79 Holburn Street, Aberdeen.

JOHN STEWART WATT, Advocate in Aberdeen, hereby intimates that a final account of his intrusions with the funds of the Estate has been audited by the Commissioners, and that a Meeting of the Creditors will be held on Monday, 22nd April 1901, at three o'clock afternoon, with his Office at 26 King Street, Aberdeen, to consider as to an application to be made by him for his discharge.

J. STEWART WATT, Trustee.

Aberdeen, 19th March 1901.

SEQUESTRATION of DAVID LAKIE, Cycle Agent, Kirriemuir.

WILLIAM BRODIE GALBRAITH, Chartered Accountant, Glasgow, Trustee, hereby intimates that an account of his intrusions with the funds of the Estate, brought down to the 6th day of March 1901 (being the close of the second statutory period), has been made up by him and audited by the Commissioners, and that a second and final Dividend will be paid within the Chambers of Walter & W. B. Galbraith, C.A., 87 St. Vincent Street, Glasgow, upon Tuesday the 7th day of May 1901, to those Creditors whose claims have been admitted.

W. B. GALBRAITH, C.A., Trustee.

Glasgow, 20th March 1901.

In the SEQUESTRATION of MESSRS. ROBERT REID & SONS, Timber Merchants, Ladybank and Mawcarse, and of John Walker Reid, Timber Merchant, Ladybank, and of Robert Walker Reid, Timber Merchant, Mawcarse, the Partners of said Firm, as such Partners, and as Individuals.

GEOERGE RORIE, Chartered Accountant, Perth, Trustee, hereby intimates that the Commissioners are unable to declare a Dividend on the above Estates.

GEORGE RORIE, Trustee.

16 High Street, Perth,
21st March 1901.

ANDREW SIMPSON M'CLELLAND, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estate of ROBERT BENNETT BROWNE, Underwriter and Marine Insurance Broker, 31 Saint Vincent Place, Glasgow, hereby intimates that the Commissioners have postponed the declaration of a Dividend until the recurrence of another statutory period.

AND. S. M'CLELLAND, Trustee.

Glasgow, 21st March 1901.

In the SEQUESTRATION of Miss ISABELLA DAVIDSON, Douglas House, Abernethy, formerly Confectioner, 49½ Dock Street, Dundee.

GEOERGE RORIE, Chartered Accountant, Perth, Trustee, hereby intimates that the Commissioners have postponed a Dividend until the recurrence of another statutory period.

GEORGE RORIE, Trustee.

16 High Street, Perth,
21st March 1901.

In the SEQUESTRATION of ALEXANDER BREMNER, Contractor, Fortingall, Aberfeldy.

JOHAN RITCHIE, Solicitor, Perth, Trustee, hereby intimates that the Commissioners have postponed a Dividend till the recurrence of another statutory period for making a Dividend.

JOHN RITCHIE, Trustee.

Perth, 19th March 1901.

TO THE CREDITORS ON

The Sequestrated Estates of JOHN COUBROUGH, Farmer, Craigend, Campsie Glen.

BY virtue of an Order of the Sheriff-Substitute of Stirling, Dumbarton, and Clackmannan at Stirling, John Coubrough, above designed, hereby intimates that he has presented a Petition to the Sheriff of Stirling, Dumbarton, and Clackmannan at Stirling, to be finally discharged of all debts contracted by him before the date of the Sequestration of his Estates, in terms of the Statutes.

PATRICK WELSH, Writer, Stirling,
Agent for Petitioner.

County Buildings, Stirling,
19th March 1901.

TO THE CREDITORS ON

The Sequestrated Estates of WILLIAM GRAY & COMPANY, Woollen Manufacturers, Brookfield Works, Alva, and William Gray, 28 St. Enoch Square, Glasgow, sometime Manufacturer, Alva, and sole Partner of said Firm, as such Partner, and as an Individual.

BY virtue of an Order of the Sheriff-Substitute of the Sheriffdom of Stirling, Dumbarton, and Clackmannan at Alloa, William Gray, above designed, hereby intimates that he has presented a Petition to the Sheriff of the said Sheriffdom at Alloa, to be finally discharged of all debts contracted by him as sole Partner foresaid, and as an Individual, before the date of the Sequestration of his Estates, in terms of the Statutes.

CHARLES THOMSON, Solicitor, Alloa,
Agent for the said William Gray.

Alloa, 22nd March 1901.

TO THE CREDITORS ON

The Sequestrated Estates of MURDO MACFARLANE & SON, sometime Builders in Portree, Isle of Skye and County of Inverness, and Murdo MacFarlane, Builder, Glasphain, Glendale, County of Inverness, and Thomas MacFarlane, Builder, presently at Strathbran, Achanalt, County of Ross, as the Individual Partners of the said Firm, and of the said Thomas MacFarlane as an Individual.

BY virtue of an Order of the Sheriff-Substitute of Inverness, Elgin, and Nairn at Portree, Murdo MacFarlane and Thomas MacFarlane, above designed, hereby intimates that they have presented a Petition to the Sheriff of Inverness, Elgin, and Nairn at Portree, to be finally discharged of all debts contracted by them, as Partners of the said Firm of Murdo MacFarlane & Son, and as Individuals, before the date of the Sequestration of the Estates of the said Firm, and of the said Murdo MacFarlane and Thomas MacFarlane as the Individual Partners of the said Firm, and as Individuals, in terms of the Statutes.

GEO. MACKAY FRASER, Solicitor, Portree,
Agent for Petitioners, the said Murdo MacFarlane and Thomas MacFarlane.

Portree, 20th March 1901.

NOTICE.

THE Firm of HERALD & BATCHELOR, Auctioneers and Commission Agents, Montrose, of which the Subscribers John Herald, Auctioneer, Arbroath, and Robert Scott Batchelor, Auctioneer, Montrose, are the sole Partners, was DISSOLVED as at 31st December 1900, by mutual consent.

The Subscriber John Herald will pay all accounts due by, and collect all accounts due to, the dissolved Firm.

20th March 1901.

JNO. HERALD.

JOHN R. W. CLARK, Solicitor, Arbroath,
Witness.

FRED. F. STEWART, Law-Clerk, Brothock
Bank House, Arbroath, Witness.

Witnesses to the Signature of the said
John Herald.

B. S. BATCHELOR.

JOHN R. W. CLARK, Solicitor, Arbroath,
Witness.

DAVID SCOTT, Tobaccoonist, Montrose,
Witness.

Witnesses to the Signature of the said
Robert Scott Batchelor.

NOTICE.

ROBERT WARDEN, Timber Measurer, Greenock, retired from and ceased to be a Partner of the Firm of GEORGE ADAM & COMPANY, Timber Measurers, Greenock, on 28th February 1901.

The remaining Partner, Archibald Campbell Kerr, will continue the Business, and has right to the assets, and will pay the liabilities of the Firm.

Greenock, 21st March 1901.

A. C. KERR.

ROBERT WARDEN.

WM. S. N. ANDERSON, Law-Clerk, No. 2 Argyle Street, Greenock, Witness.

NEIL ARTHUR, Law-Clerk, No. 2 Argyle Street, Greenock, Witness.

NOTICE.

THE Firm of GEORGE C. ROBERTSON & SON, Packing Boxmakers, one hundred and seventy Buchanan Street, Glasgow, of which the now deceased William Robertson, Packing Boxmaker, Glasgow, and the Subscriber James Smith Robertson, Packing Boxmaker, Glasgow, were the sole Partners, was DISSOLVED as at twenty-ninth October nineteen hundred, by the death of the said William Robertson.

The Subscriber, the said James Smith Robertson, who has since the said date carried on the Business under the Firm name of GEORGE C. ROBERTSON & SON, and will continue to carry on same under said Firm name for his own behoof, will uplift all debts due to, and pay and discharge all debts due by, the said dissolved Firm.

JAMES S. ROBERTSON.

JAMES MORTON, Law-Clerk, 132 West Regent Street, Glasgow, Witness.

A. C. BROCK, Law-Clerk, 132 West Regent Street, Glasgow, Witness.

Witnesses to the Signature of the said James Smith Robertson.

JEANIE ROBERTSON,

WM. FORBES ROBERTSON,

Trustees and Executors of the said deceased.

WILLIAM ROBERTSON.

JAMES MORTON, Law-Clerk, 132 West Regent Street, Glasgow, Witness.

REUBIN KITSON, Law-Clerk, 132 West Regent Street, Glasgow, Witness.

Witnesses to the Signatures of Mrs. Jeanie Gardner Gray or Robertson and William Forbes Robertson.

Glasgow, 21st March 1901.

NOTICE.

All Notices and Advertisements are inserted in the Edinburgh Gazette at the risk of the Advertiser.

SCALE OF CHARGES FOR ALL ADVERTISEMENTS IN THE EDINBURGH GAZETTE.

For 100 words and under	£0 10 0
Above 100 and not exceeding 150	0 15 0
" 150 " " 200	1 0 0
" 200 " " 250	1 5 0
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" 350 " " 400	2 0 0
" 400 " " 450	2 5 0
" 450 " " 500	2 10 0

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