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## ACT OF ADJOURNAL

Sanctioning Forms of Complaint, Conviction, Warrants, and other Forms of Procedure for the Court of the Bailie of the River and Firth of Clyde, with Relative Forms Appended.

At Edinburgh, the Eighteenth day of July nineteen hundred and two.

Present — The Right Honourable The Lord Justice-General, The Right Honourable The Lord Justice-Clerk, the Honourable Lord Adam, the Honourable Lord Stormonth-Darling, and the Right Honourable Lord Pearson.

**T**HE Lord Justice-General, Lord Justice-Clerk, and Lords Commissioners of Justiciary, considering that by section 39 of the Glasgow Corporation and Police Act, 1895 (58 and 59 Vict. cap. cxliii.), it is provided that it shall be lawful for the High Court of Justiciary, on the application of the Magistrates of the City and Royal Burgh of Glasgow, from time to time to pass such Acts of Adjournal as may be necessary or proper for sanctioning, varying, or amending forms of complaint and conviction, warrants, and other forms of procedure for the Police Courts of the City of Glasgow, and for the Court of the Bailie of the River and Firth of Clyde (hereinafter referred to as "Police Court"), whether in respect of crimes, contraventions, or offences at common law, or under or against the Police Acts, or any other Acts, Public or Private, or any Bye-laws made thereunder, such forms, so far as practicable, to be in accordance with the provisions applicable to Police Court procedure contained in the Glasgow Police

Act; and that such forms, or forms as near thereto as may be convenient, may (any enactment or direction to the contrary notwithstanding) be used in all prosecutions and proceedings in the Police Courts; and considering that on 23rd October 1897 a Petition was presented to this High Court of Justiciary by the Lord Provost and Magistrates of the said City and Royal Burgh of Glasgow, which recited the foresaid enactment, and, *inter alia*, represented that the petitioners were desirous of having an authoritative set of forms sanctioned by the Court, in terms of the before recited provisions of section 39 of the Glasgow Corporation and Police Act, 1895; and which Petition prayed their Lordships, after consideration of the facts therein set forth and of certain forms contained in an Appendix thereto, to pass an Act of Adjournal sanctioning the said forms, as the forms of complaints, warrants, convictions, and other forms of procedure to be used in the various ordinary Police Courts of Glasgow other than in the Court of the Bailie of the River and Firth of Clyde; and considering that the said Lords having taken the said Petition and forms annexed thereto, together with a report thereon by the Clerk of Justiciary, into consideration, did, on the 10th day of June 1898, pass an Act of Adjournal sanctioning forms of complaint and conviction, warrants, and other forms of procedure which might be used in all prosecutions and proceedings in the Police Courts of the City of Glasgow other than in the Court of the Bailie of the River and Firth of Clyde; and considering that on 25th February 1902 a Petition was presented by the said Lord Provost and Magistrates of the said City of Glasgow in terms of the above recited section of the Glasgow Corporation and

Police Act, 1895, and which Petition, *inter alia*, represents that the petitioners are desirous that the procedure for the trial of offences should be the same in all the Magisterial Courts in the City; that the mode of procedure at present in use in the Court of the Bailie of the River and Firth of Clyde is that authorised to be followed under section 124 of the Clyde Navigation Consolidation Act, 1858, namely, either the procedure prescribed in an Act passed in the ninth year of the reign of George the Fourth, formerly known as Sir William Rae's Act, and now as the Circuit Courts (Scotland) Act, 1828, or by certain of the clauses of the Railway Clauses Consolidation (Scotland) Act, 1845; that the procedure so prescribed is cumbrous and vague and ill-adapted for use in a Court exercising summary jurisdiction; that the forms sanctioned by their Lordships as aforesaid for the Police Courts of the City of Glasgow have been found to work efficiently; and that the said forms can, with certain necessary alterations, be rendered suitable for use in the Court of the Bailie of the River and Firth of Clyde; and which Petition prays their Lordships, after consideration of the facts therein set forth, and of certain forms contained in an Appendix thereto altered in accordance with the suggestions in the body of the Petition, to pass an Act of Adjournal sanctioning the said forms as the forms of complaints, warrants, convictions, and other forms of procedure to be used in the Court of the Bailie of the River and Firth of Clyde, or to do otherwise in the premises as to their Lordships should seem proper; which Petition having been remitted to the Clerk of Justiciary to examine and report, and the Clerk of Justiciary having reported thereon and on the forms contained in said Appendix, the said Lords having taken the said Petition, forms annexed thereto, and Report by the Clerk of Justiciary, with relative Appendix to said Report, into consideration, DO ENACT and DECLARE as follows:—

I. In virtue of the power contained in the before recited enactment the forms appended hereto, or forms as near thereto as may be convenient and suitable, are sanctioned as forms of complaints, warrants, convictions, and other forms of procedure, which may be used in all prosecutions and proceedings in the Court of the Bailie of the River and Firth of Clyde.

II. This Act of Adjournal shall come into operation on the first day of September Nineteen hundred and two, and shall be forthwith printed and circulated among all concerned.

(Signed) J. B. BALFOUR, I.P.D.

Forms of Complaint, Conviction, Warrants, and other Forms of Procedure for the Court of the Bailie of the River and Firth of Clyde, sanctioned by the High Court of Justiciary, by Act of Adjournal, dated 18th July 1902.

#### STATUTORY CHARGE.

##### 1.—Form of Complaint for Statutory Offence.

Under the Glasgow Police Acts and the Summary Jurisdiction (Scotland) Acts, 1864 to 1881, and the Criminal Procedure (Scotland) Act, 1887.

Unto the Bailie of the River and Firth of Clyde.

The Complaint of A. B., Procurator-Fiscal of Court.

Humbly Sheweth,—

That [name of Accused, and, when not in his designation or address if known] did insert date, locus, and particulars of the offence contrary to the Clyde Navigation Acts, particularly [here insert reference to Act and Section, or Bye-law or Regulation infringed, and Act on which the Bye-law or Regulation is founded] whereby the Accused is liable [state shortly the nature of the penalty].

May it therefore please your Honour to grant Warrant to Officers of Law to apprehend and bring said Accused [or to summon said Accused to appear personally] before the Bailie officiating in the River Bailie Court, Glasgow, to answer to this Complaint; to grant Warrant to cite Witnesses for both Parties; to convict said Accused of the aforesaid offence; and to adjudge said Accused to suffer the penalties provided by said Acts. [Where a warrant *ad factum prestandum* is required, it must be specially prayed for.]

According to Justice.

A. B., Procurator-Fiscal.

[Or in his absence] for Procurator Fiscal,

C. D., Acting Fiscal.

Where the offence charged is an infringement of any statute, other than the Clyde Navigation Acts, say "contrary to the" [Act, specifying section, or Bye-law, or Regulation infringed, and Act on which the Bye-law or Regulation is founded].

In all cases where it is required, change the final word in the prayer—"Acts"—into the singular.

Where the offence charged has been committed by a company, association, or incorporation, alter as follows:—

Humbly Sheweth—

That [name and designation of representative who is accused] is [partner, manager, or person locally in charge in case of an ordinary company], [or director, or directors, or persons managing the affairs, or clerk, secretary, principal officer, or person in charge or locally in charge of the affairs in case of an association, incorporation, or incorporated company] of [name and designation of company, association, or incorporation], and as such is liable to be dealt with for any offence, competent to be tried in the River Bailie Court, committed by said [company, association, or incorporation], and that said [company, association, or incorporation] did [describe offence *ut supra*] whereby said Accused [name of representative] is liable [and so on, *ut supra*].

When accused is in custody, alter as follows:—  
Humbly Sheweth—

That [name of Accused], presently in custody, did [and so on, *ut supra*].

May it therefore please your Honour, on the said Accused being brought before the Bailie officiating in the River Bailie Court, Glasgow, to answer to this Complaint, to convict [and so on, *ut supra*].

#### COMMON LAW CHARGE.

##### 2.—Form of Complaint for Crime or Offence at Common Law.

Under the Glasgow Police Acts and the Summary Jurisdiction (Scotland) Acts, 1864 to 1881, and the Criminal Procedure (Scotland) Act, 1887.

Unto the Bailie of the River and Firth of Clyde.

of A. B., Procurator-Fiscal of

th—  
of Accused, and when not in designation or address if known] did t date, locus, and particulars of the offence].

it therefore please your Honour to grant rant to Officers of Law to apprehend and mg said Accused, [or to summon said Accused to appear personally] before the Bailie officiating in the River Bailie Court, Glasgow, to answer to this Complaint; to grant Warrant to cite Witnesses for both Parties; to convict the said Accused of the foresaid crime [or offence]; and to adjudge said Accused to suffer the pains of law. [Where a warrant ad factum prestandum is required it must be specially prayed for.

According to Justice, &c.

A. B., Procurator-Fiscal,  
[Or in his absence] for the Procurator-Fiscal,  
C. D., Acting Fiscal.

PREVIOUS CONVICTIONS.

3.—Schedule of Previous Convictions.

If in any charge, whether statutory or at common law, previous convictions are to be libelled, insert after the particulars of the crime or offence the words "and the said Accused has been previously convicted of [name of offence or crime] conform to [number] convictions specified in the subjoined Schedule, and to be put in evidence at the trial" annexing Schedule as under:—

Schedule referred to in Foregoing Charge.

Date.	Court and Place.	Crime or Offence.	Sentence.

WARRANTS, CITATIONS, &c.

4.—Craving for Search Warrant.

The craving for a Search Warrant included in the prayer of a Complaint may be in the following terms:—

Further, to grant Warrant to search the person, dwelling-house, and repositories of said Accused, and the place in which the Accused may be found, and to take into custody the property mentioned or referred to in the Complaint, and all documents, articles, or property of whatever kind likely to afford evidence of the Accused's guilt in the premises, and if necessary for that purpose, to open all shut and lockfast places. [Such Warrant may be subsequently applied for by writing on the original Complaint "Warrant of Search is craved," whereon the Bailie may grant Warrant in the above terms.]

5.—Warrant to Apprehend Accused.

GLASGOW [date].—The Bailie grants Warrant to Officers of Law to search for and apprehend the Accused [name], and, if necessary for that purpose, to open all shut and lockfast places, and to bring said Accused before the Bailie officiating in the River Bailie Court, Glasgow, to answer to the

foregoing Complaint, and in the meantime, if necessary, to detain said Accused in a Police Station House or other convenient place, and also to cite Witnesses and Havers for both Parties for all Diets in the cause. BAILIE.

6.—Warrant to Summon Accused, and Witnesses or Havers.

GLASGOW [date].—The Bailie grants Warrant to Officers of Law to serve a Copy of the foregoing Complaint and of this Deliverance upon the Accused [name], and to summon said Accused to appear personally before the Bailie officiating in the River Bailie Court, Glasgow, upon the [date] at [hour], to answer to the foregoing Complaint, with Certification, and also to cite Witnesses or Havers for both Parties for all Diets in the cause. BAILIE [or CLERK OF COURT].

7.—Warrant to Search.

GLASGOW [date].—The Bailie grants Warrant to search and secure, and for that purpose to open all shut and lockfast places. BAILIE.

8.—Summons to an Accused.

To [name] within designed

You are hereby summoned to appear personally within the River Bailie Court, Glasgow, upon the [date] at [hour], to answer to the Complaint, to a copy of which this Notice is attached.

This Summons is served by me on [date].

CONSTABLE [or other authorised Officer].

A Note in the following terms to be subjoined.

If the Accused desires to have Witnesses cited for the defence, every reasonable assistance for citing such Witnesses will be given on application at the police office.

All accused persons failing to appear in answer to a Summons, without lawful excuse, are liable to be apprehended.

9.—Citation to a Witness or Haver.

To [name and designation].

You are hereby cited to appear before the Bailie officiating in the River Bailie Court, Glasgow, upon the [date] at [hour] to give evidence for the [prosecution or defence] in the Complaint at the instance of the Procurator-Fiscal against [name and designation of Accused] [where the Witness is a Haver add], and you are required to produce [state what the Haver is to produce].

This Citation served by me on the [date].

CONSTABLE [or other authorised Officer].

Note to be subjoined.

Witnesses or Havers failing to attend the Court, without lawful excuse, are liable to be apprehended.

10.—Execution of Summons of an Accused Person.

I, a Constable [or authorised Officer] of [place], upon [date] lawfully summoned [name and designation of Accused as in Complaint] to appear before the Bailie officiating in the River Bailie Court, Glasgow, on [date] at [hour] to answer to a Complaint at the instance of the Procurator-Fiscal charging [him] with [state name by which crime, offence, or contravention is known, such as "Theft," "Assault," Breach of the Public Peace," etc.].

This I did by delivering a Summons to that effect, with a copy of said Complaint and of the Warrant following thereon [state how served upon

*Accused, whether personally, or left at dwelling-house, or how.*

CONSTABLE [or other authorised Officer].

*Note.—This form need not be used if Officer is present to prove Summons.*

Where the execution is attached to the Complaint, instead of "to answer to a Complaint," etc., say "to answer to the foregoing Complaint. This I did by delivering a Summons to that effect, with a copy of said Complaint and of the Warrant following thereon" [state how served, *ut supra*].

CONSTABLE [or other authorised Officer].

#### 11.—Execution of Citation of a Witness or Haver.

I, a Constable [or other authorised Officer] of [place] upon [date] lawfully cited [name and designation of Witness or Haver] to appear before the Bailie officiating in the River Bailie Court, Glasgow, on [date] at [hour] to give evidence for the [prosecution or defence] in the Complaint at the instance of the Procurator-Fiscal against [name and designation of Accused].

This I did by delivering a Citation to that effect [state how served, whether personally, or left at dwelling-house, or how].

CONSTABLE [or other authorised Officer].

*Note.—This form need not be used if Officer is present to prove Citation.*

Where the execution is attached to the Complaint instead of "in the Complaint at the instance of the Procurator-Fiscal against the" [Accused] say "in the foregoing Complaint." This I did [etc., *ut supra*].

#### 12.—Warrant to Apprehend Accused in respect of failure to appear.

GLASGOW [date].—The Bailie, in respect that the Accused [name] has failed to appear to answer to the foregoing Complaint, after having been duly summoned to this Diet, grants Warrant to Officers of Law to search for and apprehend said Accused, and, if necessary for that purpose, to open all shut and lockfast places, and to bring said Accused before the Bailie officiating in the River Bailie Court, Glasgow, to answer to the Complaint, and in the meantime to detain said Accused in a Police Station House or other convenient place until brought before the Bailie, and also to cite Witnesses and Havers for both Parties for all Diets in the cause. BAILIE.

#### 13.—Warrant to Apprehend Witness (in the first instance).

GLASGOW [date].—The Bailie, in respect it has been made to appear to him upon oath that [name and designation] is likely to give material evidence for the prosecution in the foregoing Complaint, and that it is probable that the said [name] will not attend to give evidence without being compelled so to do, grants Warrants to Officers of Law to search for and apprehend the said [name], and, if necessary, to open all shut and lockfast places, and to detain said [name] in the police cells [or in the Prison of Glasgow] until the hearing of the cause, but not longer than forty-eight hours from the time of apprehension (unless the Bailie shall otherwise order at any diet of the Complaint taking place before the expiry of the forty-eight hours), unless sufficient security be found for said Witness's appearance at all diets of Court to the amount or value of [ ]. BAILIE.

#### 14.—Warrant to Apprehend Witness of failure to appear.

GLASGOW [date].—The Bailie, in respect [name and designation], Witness in the cause, to appear, after having been duly cited, Warrant to Officers of Law to search for and apprehend the said Witness, and, if necessary for that purpose, to open all shut and lockfast places and to detain said Witness in the police cells [or in the Prison of Glasgow] until the hearing of the cause, on the [date and hour], unless sufficient security be found for said Witness's appearance at all diets of Court to the amount or value of [ ]. BAILIE.

#### FORFEITURE OF PLEDGE.

#### 15.—Declaration of Forfeiture of Deposit.

GLASGOW [date].—The Bailie, in respect of the failure of the Accused to appear, declares the Deposit of [amount], left as security for appearance at this diet to be forfeited, and appoints the same to be applied in terms of [state Act authorising application of deposit. If none such, or offence at common law, then say, "in terms of law"]. BAILIE.

Where Warrant to apprehend is required in addition to the forfeiture, add "and on the motion of the Procurator-Fiscal [or Acting Fiscal] grants Warrant to Officers of Law" [as in Form No. 12, *supra*].

#### ADJOURNMENT OF DIET.

#### 16.—Simple Adjournment.

GLASGOW, River Bailie Court [date]. The Bailie adjourns the Diet till [date] at [hour], and ordains the Accused and the Witnesses to appear personally at that time. BAILIE.

#### 17.—Adjournment of Diet and Warrant to detain Accused.

GLASGOW, River Bailie Court [date]. The Bailie adjourns the diet till [date] at [hour], ordains the Witnesses to appear personally at that time, and grants Warrant to detain the Accused in the police cells [or in the Prison of Glasgow] until that time. BAILIE.

When bail is fixed, add after "until that time" the words "or until sufficient security to the amount or value of [sum] be found for his appearance at all Diets of Court."

#### 18.—Adjournment in Absence of Accused.

GLASGOW, River Bailie Court [date]. The Bailie, in respect that the Accused [name] has failed to appear to answer to the foregoing Complaint after having been duly summoned to this diet, adjourns the diet till [date] at [hour], appoints intimation of said adjourned diet to be made to said Accused, and ordains said Accused and the Witnesses to appear personally at that time. BAILIE.

#### PROCEDURE WHERE ACCUSED PLEADS GUILTY.

#### 19.—Form of recording Plea.

GLASGOW, River Bailie Court [date]. In presence of [name], Bailie of the River and Firth of Clyde, appeared the Accused [name], and the charge having been read over [he, she, or they] pleads [or plead] guilty.

[The Signature to be that of Accused, when he can write; of Bailie when Accused cannot write.]

GLASGOW, River Bailie Court [date]. The Bailie in respect of said judicial confession [etc. as in Form No. 20]. BAILIE.

## 20.—Form of Sentence.

## (A) (Where only one Accused.)

GLASGOW, River Bailie Court [date].

In presence of [name], Bailie of the River and Firth of Clyde, appeared the Accused [name], and the Charge having been read over [he or she] pleads guilty, whereupon the Bailie, in respect of said judicial confession, finds said Accused guilty of the [crime or offence] charged [or state to what extent found guilty], and therefore fines and americiates said Accused in the sum of [amount], and, in default of immediate payment thereof, sentences and adjudges said Accused to be imprisoned for the space of [time] from this date, unless said fine be sooner paid, and grants Warrant to Officers of Law to apprehend and convey said Accused to the prison of [place], thereafter to be dealt with in due course of law. BAILIE.

Where the sentence is one of imprisonment without the option of a fine, omit the words "fines and americiates said Accused in the sum of [amount], and in default of immediate payment thereof," and also omit the words "unless said fine be sooner paid."

In cases with previous convictions insert after "of the [crime or offence] charged and" the words "the previous convictions libelled in the Schedule having been admitted by said Accused, the Bailie."

## And

## (B) (Where more than one Accused.)

GLASGOW, River Bailie Court [date].

In presence of [name], Bailie of the River and Firth of Clyde, appeared the Accused [names], and the Charge having been read over, they plead guilty, whereupon the Bailie, in respect of said judicial confession, finds said Accused guilty of the [crime or offence] charged [or state to what extent found guilty], and therefore fines and americiates each of the said Accused [names] in the sum of [amount], and, in default of immediate payment thereof, by any of the said Accused, sentences and adjudges such Accused, so in default, to be imprisoned for the space of [time] from this date, unless said fine be sooner paid, and grants Warrant to Officers of Law to apprehend and convey such Accused to the prison of [place], thereafter to be dealt with in due course of law. BAILIE.

Where the sentence is one of imprisonment without the option of a fine, omit the words "fines and americiates each of the said Accused in the sum of [amount], and in default of immediate payment thereof," and also omit the words "unless said fine be sooner paid."

In cases with previous convictions insert after "of the [crime or offence] charged and" the words "the previous convictions libelled in the Schedule having been omitted by [name or names], the Bailie."

## 21.—Order to find Caution for Good Behaviour.

## (A) (Where only one Accused.)

Where the Accused, in addition to sentence of fine or imprisonment, or imprisonment only, is ordained to find caution, add after "due course of law"—in Form 20—

And further, in addition to the said punishment, ordains said Accused to find sufficient Caution, acted in the books of Court, for good behaviour for the period of [number] months, from and after

[the payment of the foresaid penalty, or from and after] the expiry of the foresaid term of imprisonment, and that, under a penalty of [amount], and in default of said Caution being found, sentences and adjudges the Accused to be imprisoned for the space of [number] days from and after the expiry of the first-mentioned term of imprisonment [or from and after payment of the foresaid fine] unless said Caution shall be sooner found, and for these purposes grants Warrant to Officers of Law to convey said Accused to the Prison of Glasgow, thereafter to be dealt with in due course of law.

BAILIE.

Where the order for Caution is in lieu of fine or imprisonment, omit clauses in conviction relative to fine and imprisonment, and, after the words "guilty of the [crime or offence] charged" in Form 20, say "and therefore ordains said Accused to find sufficient Caution, acted in the books of Court, for good behaviour for the period of [number] months from and after this date, and that under a penalty of [amount], and in default of said Caution being immediately found, sentences and adjudges said Accused to be imprisoned for the space of [number] days from this date unless said Caution shall be sooner found, and for these purposes grants Warrant to Officers of Law to apprehend and convey said Accused to the Prison of Glasgow, thereafter to be dealt with in due course of law." BAILIE.

## (B) (When more than one Accused.)

Where the Accused, in addition to sentence of fine or imprisonment, or imprisonment only, are ordained to find caution, add after "due course of law" in Form 20 (B)—

And further, in addition to the said punishment, ordains said Accused to find sufficient Caution, acted in the books of Court, for good behaviour for the period of [number] months, from and after [the payment of the foresaid penalty, or from and after] the expiry of the foresaid term of imprisonment, and that, under a penalty of [amount], and in default of said Caution being found by any of said accused, sentences and adjudges such Accused so in default to be imprisoned for the space of [number] days from and after the expiry of the first-mentioned term of imprisonment [or from and after payment of the foresaid fine] unless said Caution shall be sooner found by such Accused, and for these purposes grants Warrant to Officers of Law to convey such Accused to the Prison of Glasgow, thereafter to be dealt with in due course of law. BAILIE.

Where the order for caution is in lieu of fine or imprisonment omit clauses in conviction relative to fine and imprisonment, and, after the words "guilty of the [crime or offence] charged" in form 20 (B), say "and therefore ordains said Accused to find sufficient Caution, acted in the books of Court, for good behaviour for the period of [number] months from and after this date, and that under a penalty of [amount], and in default of said Caution being immediately found by any of said Accused, sentences and adjudges such Accused so in default to be imprisoned for the space of [number] days from this date unless said Caution shall be sooner found by such Accused, and for these purposes grants Warrant to Officers of Law to apprehend and convey such Accused to the Prison of Glasgow, thereafter to be dealt with in due course of law. BAILIE.

## 22.—Sentence of Whipping.

Where the sentence upon a juvenile offender is one of whipping, after the words "guilty of the [crime or offence] charged" in the conviction, say:—

Finds that, in his opinion, said Accused does not exceed fourteen years of age; therefore sentences and adjudges said Accused to suffer the punishment of private whipping, according to the regulations applicable thereto, and that to the number of [ ] stripes with the [birch rod]; and ordains the said Accused to be conveyed to [place] there to undergo said punishment; but if it shall be the opinion of the Police Surgeon or other duly qualified medical practitioner in attendance that the said Accused is unfit to endure the punishment of whipping, then and in that event [state terms of alternative, in the appropriate form, *ut supra*].  
BAILIE.

## 23.—Admonition.

Where the Accused is merely admonished, after the words "guilty of the [crime or offence] charged," say "and dismisses [him] with an admonition."  
BAILIE.

## PROCEDURE WHERE ACCUSED PLEADS NOT GUILTY.

## 24.—Form of Sentence.

GLASGOW, River Bailie Court [date].

In presence of [name], a Bailie of the River and Firth of Clyde, appeared the said Accused [name], and the charge having been read over [he, she, or they] pleads [or plead] not guilty, whereupon evidence having been led, the Bailie, in respect thereof, finds said Accused [or him, her, or them] guilty of the [crime or offence] charged [or state to what extent found guilty], and therefore [ut supra, as in Forms 20 to 23].  
BAILIE.

In cases with previous convictions, insert after "of the [crime or offence] charged," the words "and the previous convictions libelled in the Schedule having been proved against the said Accused [or him, her, or them], the Bailie."

Note.—In any case where the Bailie considers it advisable to order the names, etc. of the witnesses to be recorded, the following Form shall be used:—

GLASGOW, River Bailie Court [date].

In presence of [name], Bailie of the River and Firth of Clyde, appeared the said Accused [name], and the charge having been read over [he, she or they] pleads [or plead] not guilty, whereupon the following witnesses were examined in support of the Complaint, viz.:—[names and designations], and the following witnesses, viz.:—[names and designations] were examined in exculpation [note also the Production of any Documents produced in evidence by either party]. The Bailie, in respect of the evidence adduced, finds said Accused [or him, her, or them] guilty of the [crime or offence] charged [or state to what extent found guilty], and therefore [ut supra].

## 25.—Form of Sentence in Absence.

GLASGOW, River Bailie Court [date].

The said Accused [name] having failed to appear, although duly cited, the Bailie proceeded to try the case in his absence, and, in respect of the evidence adduced, finds said Accused guilty [ut supra].  
BAILIE.

Note.—In any case where the Bailie considers it advisable to order the names, etc. of the witnesses to be recorded, the following Form shall be used:—

GLASGOW, River Bailie Court

The said Accused [name] having failed to appear, although duly cited, the Magistrate proceeded to try the cause in his absence, and the following witnesses were examined in support of the complaint, viz.:—[names and designations], and following witnesses, viz.:—[names and designations] were examined in exculpation, [note also the Production of any Documents produced in evidence by either party]. The Bailie, in respect of the evidence adduced, finds the said Accused guilty [ut supra].

## 26. Form of Acquittal.

GLASGOW, River Bailie Court [date].

The Bailie, having heard the cause, finds the Complaint not proved [or finds the Accused not guilty], and assoilzies the Accused accordingly.  
BAILIE.

## 27.—Desertion of Diet.

GLASGOW, River Bailie Court [date].

The Bailie, on the motion of the Procurator-Fiscal [or Acting Fiscal], deserts the Diet *pro loco et tempore* [or deserts the diet *simpliciter*].  
BAILIE.

## 28.—Remit to a Sheriff or Magistrate of another Burgh (after a case has been partly heard).

GLASGOW, River Bailie Court [date].

The Bailie remits this case to the Sheriff of [place] or to the Magistrate of [place], and grants Warrant to Officers of Law to convey the Accused to the Prison of [place], thereafter to be dealt with in due course of law.  
BAILIE.

## 29.—Probation of First Offenders Act, 1887.

GLASGOW, River Bailie Court [date].

The Bailie finds the Accused [name], by the judicial confession of said Accused [or by evidence adduced] guilty of the crime [or offence] charged: Therefore, in virtue of the powers contained in section 1, subsection 1, of the Probation of First Offenders Act, 1887, Directs said Accused [name], to be released on [his or her] entering into [his or her] own obligation [under a penalty of [amount]] that the said Accused will, if called upon within [number] calendar months from this date, appear before the said Judge to receive sentence; and that in the meantime [he or she] will keep the peace and be of good behaviour.  
BAILIE.

## 30.—Form of Obligation under Probation of First Offenders Act, 1887.

At Glasgow, the [date].—Compeared [name and designation], who has this day in the Glasgow River Bailie Court been convicted of the [crime or offence], and as directed by the Bailie, in terms of section 1 of the Probation of First Offenders Act, 1887, binds and obliges himself [under a penalty of [amount]], that he will at any time when called upon within [period] from this date, appear in said Court and receive judgment, and that in the meantime he will keep the peace and be of good behaviour.

Signature or Mark of Accused.

CAUTION.

## 31.—Bail Bond for the Appearance of Accused.

I [name and designation of Cautioner] do hereby judicially enact and bind and oblige myself as Cautioner and Surety that [name and designation of Accused] shall appear personally before

the Bailie officiating in the River Bailie Court, Glasgow, on [date] at [hour] in the hour of cause, and at any other diet to which the cause may be adjourned, and answer to a Complaint at the instance of the Procurator-Fiscal, and that under a penalty of [amount] to be paid by me in case of failure, and to be recovered in the manner prescribed by the Glasgow Police Acts.

In witness whereof [&c.] CAUTIONER.  
Witness.  
Witness.

### 32.—Bond of Caution for Good Behaviour.

I [name and designation of Cautioner], in terms of a sentence pronounced by the Bailie of the River and Firth of Clyde on [date], do hereby judicially enact and bind and oblige myself as Cautioner and Surety for the good behaviour of [name, &c., of Accused] for the period of [number] months from [date], and that under the penalty of [amount] to be paid in the event of contravention, and recovered in the manner prescribed by the Glasgow Police Acts.

In witness whereof [&c.] CAUTIONER.  
Witness.  
Witness.

### 33.—Forfeiture of Caution Found for Good Behaviour.

Add to the sentence upon the Accused for the crime or offence which constitutes a breach of the obligation for good behaviour:—

Further, declares forfeited a Bond of Caution granted on [date] by [name] Cautioner for the good behaviour of said Accused under a penalty of [amount]; appoints the penalty to be applied in terms of [state Act authorising application, if none such, or offence is at common law, say "in terms of law"]; and ordains said Cautioner to make payment to the Police Treasurer, City Chambers, Glasgow, of the said penalty therein contained within six days after the intimation of this order to said Cautioner, with certification that, in default of payment thereof within said period, Warrant for imprisonment of said Cautioner will be granted for the period of [number] days from the date of incarceration, unless said sum shall be sooner paid.

BAILIE.

Where the forfeiture, however, is not made simultaneously with the conviction which infers it, a separate declaration and order may be endorsed on the bond, as follows:—

GLASGOW, River Bailie Court [date].

The Bailie, in respect that, in terms of a conviction [produced or an extract of which has been produced], and proved to apply to [name of Accused], the person for whose good behaviour the foregoing Bond of Caution was granted, the said [name of Accused] was [date and Court] found guilty of [crime or offence] in contravention of the obligation for his good behaviour contained in said bond, therefore declares the said bond forfeited, appoints the penalty of [amount] therein to be applied in terms of [state Act authorising application—if none such, or offence at common law, say, "in terms of law"], and ordains the Cautioner [name] to make payment [ut supra].

### 34.—Intimation of Order to Cautioner.

To [name and designation of Cautioner, as in bond].

I, a Constable [or other authorised Officer] of [place] hereby intimate to you that on [date] the

Bailie officiating in the River Bailie Court, Glasgow, ordered you to make payment to the Police Treasurer, City Chambers, Glasgow, of the sum of [amount], being the penalty contained in a Bond of Caution granted by you on [date] for the good behaviour of [name and designation of Accused as in bond] for the period of [number] months from [date], [or appearance personally before said Court of] [name and designation of Accused as in bond] [to answer to a complaint at the instance of the Procurator-Fiscal of Court], which bond has been declared forfeited by the Bailie in respect of an offence committed in contravention thereof [or in respect of the non-appearance of the accused]; said sum to be paid by you to said Police Treasurer within six days after the date of this intimation under pain of imprisonment for the period of [number] days from the date of incarceration unless said sum shall be sooner paid.

This intimation served by me on the [date].

CONSTABLE [or other authorised Officer].

### 35.—Execution of Intimation.

I, a Constable [or other authorised Officer] of [place] on [date] lawfully intimated to [name and designation of Cautioner] the order pronounced on [date] by the Bailie officiating in the River Bailie Court, Glasgow, ordaining [him] to make payment to the Police Treasurer, City Chambers, Glasgow, of the sum of [amount], being the penalty contained in a Bond of Caution granted for the good behaviour of [name and designation of Accused] [or appearance personally before said Court of] [name and designation of Accused as in bond] [to answer to a Complaint at the instance of the Procurator-Fiscal of Court], which has been declared forfeited; said sum to be so paid within six days after the date of said intimation, under pain of imprisonment for the period of [number] days from the date of incarceration.

This I did by delivering an intimation to the effect foresaid [state how served].

CONSTABLE [or other authorised Officer].

Note.—This Form need not be used if Officer is present to prove Intimation.

### 36.—Warrant to Imprison Cautioner.

Upon proof of intimation of the Order, and after the expiry of the six days, the Warrant of imprisonment may be as follows:—

GLASGOW, River Bailie Court [date].

The Bailie, having considered the proof of the intimation of the foregoing order, and the six days after such intimation having now expired, and said penalty being still unpaid, ordains the said Cautioner [name] to be imprisoned for the said period of [number] days from the date of incarceration unless payment of said penalty shall be sooner made, and for that purpose grants Warrant to Officers of Law to apprehend and convey said Cautioner to the Prison of Glasgow, thereafter to be dealt with in due course of law.

BAILIE.

### 37.—Forfeiture of Bail Bond for Appearance of Accused or Witness.

GLASGOW, River Bailie Court [date].

The Bailie, in respect the Accused has failed to appear to answer to the foregoing Complaint, declares forfeited a Bail Bond granted by [name], Cautioner for the appearance of the Accused at this Diet under a penalty of [amount], and appoints the said penalty to be applied in terms of [state

*Act authorising application—if none such, or offence at common law, say, "in terms of law".* Further ordains said Cautioner to make payment to the Police Treasurer, City Chambers, Glasgow, of said penalty within six days after the intimation of this order to said Cautioner, with Certification that, in default of payment thereof within said period, Warrant for imprisonment of said Cautioner will be granted for the period of [number] days from the date of incarceration unless said sum shall be sooner paid.

BAILIE.

*This forfeiture and order may, with the necessary alterations, be used for the case of an absent Witness, and may be conjoined with a Warrant to apprehend the absent Accused or Witness. The alternative forfeiture on the bond itself and the forms of intimation, execution of intimation, and Warrant of imprisonment may be adapted from Forms Nos. 33 to 36, with the necessary alterations.*

*Where the penalty forfeited is contained in an adjournment order and is due by Accused, or where the penalty has been consigned in the hands of the Clerk of Court, the necessary alterations may be made on the foregoing forms of forfeiture, etc.*

## EXTRACT.

## 38.—Extract of Charge and Sentence.

GLASGOW [date].

[Name of Accused] having this day been brought before the Bailie officiating in the River Bailie Court, Glasgow, on the Complaint of the Procurator-Fiscal, charged with the [crime or offence, where statutory, specifying Act and Section infringed]; and having been found guilty, the Bailie [fined and amerced the Accused in the sum of [amount] and, in default of immediate payment thereof], sentenced and adjudged said Accused to be imprisoned for the space of [time] from this date [unless said fine be sooner paid], and granted Warrant to Officers of Law to apprehend and convey said Accused to the Prison of Glasgow, thereafter to be dealt with in due course of law.

CLERK.

## SUMMARY SENTENCE.

## 39.—Summary Sentence for Contempt of Court.

GLASGOW, River Bailie Court [date].

In presence of [name], Bailie of the River and Firth of Clyde, at the trial of [name] for [crime or offence], [name of person offending], did [state particulars of Contempt of Court or of resisting, assaulting, or obstructing the Officers of Law when in attendance on the Court]; wherefore the Bailie fines and amerces said [name] in the sum of [amount], and in default of immediate payment thereof sentences and adjudges [him] to be imprisoned for the space of [time] from this date unless said fine be sooner paid, and grants Warrant to Officers of Law to apprehend and convey [him] to the prison of [place], thereafter to be dealt with in due course of law.

BAILIE.

*Where the offender is not sentenced summarily he may be brought up and dealt with by the same procedure as is observed in the case of other police offences.*

## SPECIAL WARRANTS AND ORDERS.

## 40.—Special Order.

*If any Special Warrant, or Order, or Deliverance, not being a sentence of fine or imprisonment, is required, it may be applied for if otherwise com-*

*petent by a statement of the grounds of fact and law upon which the application is based, and a prayer as follows:—*

*May it therefore please your Honour [to grant Warrant or ordain in accordance with the specific requirement of the case].*

*The Warrant or Order by the Bailie may be as follows:—*

GLASGOW [date].—The Bailie having considered the foregoing Petition, grants Warrant [or ordains] as craved [or state to what extent granted].

BAILIE.

41.—Judgment and Warrant *ad factum præstandum*, and in Default, Imprisonment.

GLASGOW, River Bailie Court [date].

The Bailie, in respect of the judicial confession of the said [name] [or of the evidence adduced], finds the Complaint proven [or state to what extent it is proven, or state any other findings that may be considered necessary], and ordains the said [name] to [here state the matter required to be done], under certification that if, upon a copy of this judgment being served upon the said [name] by an officer of Court [or other authorised Officer] he shall neglect or refuse to obey the same within the period of [specify period] after such service, he shall be imprisoned for the period of [number] days.

BAILIE.

## GENERAL DIRECTIONS.

*Where the accused is summoned or apprehended, or Witnesses are cited, by virtue of the Clyde Navigation Acts, the Glasgow Police Acts, or any other statutes, it shall not be necessary to pray for or grant Warrants for these purposes.*

*Whoever may be the presiding judge in the River Bailie Court, the name "Bailie" shall be used in all proceedings.*

*Where more than one person is dealt with, or more than one offence is charged, in a Complaint, Warrant, Conviction, Order, or other proceeding, all changes necessary or desirable for distinctness may be made.*

*Where words are deleted in any Form, their number should be stated at the end of the Form, thus:—" [ ] words delete."*

*These Forms are without prejudice to the adoption of any forms or variations authorised by statute or the common law.*

(Signed) J. B. BALFOUR.

CHANCERY OF THE ROYAL VICTORIAN ORDER,  
ST. JAMES' PALACE, July 22, 1902.

*To be Knight Grand Cross.*

The Marquis of Salisbury, K.G., in recognition of his long, faithful, and valuable services to the Crown and the Empire.

CHANCERY OF THE ORDER OF SAINT  
MICHAEL AND SAINT GEORGE,  
DOWNING STREET, June 26, 1902.

The King has been graciously pleased to give directions for the following promotions in and appointments to the Most Distinguished Order of Saint Michael and Saint George:



To be Ordinary Members of the First Class, or Knights Grand Cross of the said Most Distinguished Order:—

Sir Edwin Henry Egerton, K.C.B., His Majesty's Minister at Athens.

Sir Ernest Mason Satow, K.C.M.G., His Majesty's Minister at Peking.

To be Ordinary Members of the Second Class, or Knights Commanders of the said Most Distinguished Order:—

Edmund Constantine Henry Phipps, Esq., C.B., His Majesty's Minister at Brussels, for services in connection with the Sugar Conference.

The Honourable Michael Henry Herbert, C.B., His Majesty's Ambassador at Washington.

Commodore Francis Powell, R.N., for services in China.

Pelham Laird Warren, Esq., C.M.G., His Majesty's Consul-General at Shanghai, for services in China.

Surgeon-General Horace Henderson Pinching, Head of the Sanitary Department in Cairo.

George Mackenzie, Esq., C.B., for services in connection with Persia.

Francis Langford O'Callaghan, Esq., C.S.I., C.I.E., Managing Director of the Uganda Railway.

To be Ordinary Members of the Third Class, or Companions of the said Most Distinguished Order:—

George Francis Birt Jenner, Esq., His Majesty's Minister in Central America.

Colonel James Moncrieff Grierson, Royal Artillery, C.B., M.V.O., late Military Attaché to his Majesty's Embassy at Berlin.

Robert Drummond-Hay, Esq., His Majesty's Consul-General at Beyrout.

William John Archer, Esq., His Majesty's Consul at Bangkok.

Frederick John Jackson, Esq., C.B., Deputy-Commissioner in the East Africa Protectorate.

Captain Harry Edward Spiller Cordeaux, His Majesty's Vice-Consul at Berbera.

Major Percy Molesworth Sykes, 2nd Dragoon Guards, for services rendered whilst holding the appointment of His Majesty's Consul for Kerman and Persian Beluchistan.

Captain Arthur Calvert Clarke, R.N., for services in China.

Captain Chapman James Clare, South Australian Naval Defence Force, for services in China.

Commander Ernest Frederic Augustus Gaunt, R.N., for services in China.

Commander Percy Cullen, R.N., for services in the British Central Africa Protectorate.

To be an Honorary Member of the Third Class, or Companion of the said Most Distinguished Order:—

Herr Ignatz Brüll, His Majesty's Consul at Buda Pesth.

FACTORY DEPARTMENT, HOME OFFICE,

July 16, 1902.

The Chief Inspector of Factories has appointed Dr. J. Wallace to be Certifying Surgeon, under the Factory Act, for the Stonehaven District of Kincardineshire.

FACTORY AND WORKSHOP ACT, 1901.

The Secretary of State for the Home Department hereby gives notice, pursuant to section 3 (3) of the Rules Publication Act, 1893, that on the 14th July 1902 he made two Orders under section 116 of the Factory and Workshop Act, 1901, extending the provisions of that section (Particulars) (1) to factories and workshops in which the making of iron and steel cables and chains, iron and steel anchors and grapnels, cart gear, and locks, latches, and keys is carried on, and (2) to outworkers employed in the making of the above-mentioned articles.

Copies of the Order may be purchased at the Sale Office for Official Publications, Messrs. Eyre & Spottiswoode, East Harding Street, Fleet Street, E.C.

Whitehall, 21st July 1902.

FACTORY AND WORKSHOP ACT, 1901.

The Secretary of State for the Home Department hereby gives notice, pursuant to section 3 (3) of the Rules Publication Act, 1893, that on the 14th July 1902 he made an Order under sections 107 and 108 of the Factory and Workshop Act, 1901, applying the provisions of section 107 (lists of outworkers) and section 108 (employment in unwholesome premises) to the making of iron and steel cables and chains, iron and steel anchors and grapnels, cart gear, and locks, latches, and keys.

Copies of the Order may be purchased at the Sale Office for Official Publications, Messrs. Eyre & Spottiswoode, East Harding Street, Fleet Street, E.C.

Whitehall, 21st July 1902.

WHITEHALL, July 21, 1902.

The Secretary of State gives notice that Mr. John Boland Atkinson, His Majesty's Inspector of Mines and Quarries in charge of the East Scotland District, has been directed to take charge, on and after the 24th instant, of the Newcastle-on-Tyne District, in place of Mr. J. L. Hedley, deceased; and that Mr. Robert M'Laren, His Majesty's Assistant Inspector of Mines and Quarries, has been promoted to the rank of Inspector, and has been directed to take charge of the East Scotland District, in place of Mr. Atkinson, transferred to Newcastle.

ACCOUNT showing the Quantities of certain kinds of Agricultural Produce Imported into the United Kingdom in the Week ended 19th July 1902, together with the Quantities Imported in the Corresponding Week of the Previous Year.

		Quantities.	
		1901.	1902.
Animals living :—			
Oxen, Bulls, Cows, and Calves ...	Number	8,472	7,846
Sheep and Lambs ...	"	4,009	4,700
Swine ...	"	—	—
*Horses ...	"	—	560
Fresh Meat :—			
Beef ...	Cwts.	98,520	59,662
Mutton ...	"	64,040	125,482
Pork ...	"	4,415	2,523
Salted or Preserved Meat :—			
Bacon ...	"	114,175	87,383
Beef ...	"	4,422	1,641
Hams ...	"	41,283	31,143
Pork ...	"	5,356	1,968
Meat unenumerated, salted or fresh ...	"	10,593	11,694
Meat, preserved, otherwise than by salting ...	"	8,579	24,154
Dairy Produce and Substitutes :—			
Butter ...	"	90,467	96,915
Margarine ...	"	17,864	17,447
Cheese ...	"	63,414	61,614
Milk, Fresh, in cans or drums ...	"	438	—
" Cream ...	"	143	146
" Condensed ...	"	18,069	19,181
" Preserved, other kinds ...	"	13	19
Eggs ...	Great Hundred	335,533	305,789
Poultry and Game ...	Value £	1,881	1,962
Rabbits, dead (not tinned) ...	Cwts.	9,777	11,692
Lard ...	"	27,204	30,646
Corn, Grain, Meal, and Flour :—			
Wheat ...	"	1,352,600	1,393,688
Wheat Meal and Flour ...	"	479,300	436,211
Barley ...	"	196,500	79,568
Oats ...	"	638,800	284,799
Pease ...	"	52,400	61,738
Beans ...	"	107,800	43,065
Maize or Indian Corn ...	"	1,842,000	1,071,560
Fruit, Raw :—			
Apples ...	"	13,320	8,651
Apricots and Peaches ...	"	3,452	2,267
Bananas ...	Bunches	41,226	36,116
Cherries ...	Cwts.	13,863	11,031
Currants ...	"	10,847	15,280
Gooseberries ...	"	599	1,767
Grapes ...	"	456	291
Lemons ...	"	25,570	36,384
Oranges ...	"	6,430	6,955
Pears ...	"	10,095	377
Plums ...	"	8,588	8,713
Strawberries ...	"	694	2,438
Unenumerated ...	"	32,573	11,604
Hay ...	Tons	2,875	7,066
*Straw ...	"	—	1,920
Hops ...	Cwts.	688	286
*Locust Beans ...	"	—	8,815
Vegetables, Raw :—			
Onions ...	Bush.	129,841	102,136
Potatoes ...	Cwts.	90,366	222,111
Tomatoes ...	"	46,991	31,420
Unenumerated ...	Value £	7,635	5,640
Dried ...	Cwts.	1,117	8,854
Preserved by canning ...	"	4,526	4,306

\* Not shown in 1901.

STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, per Quarter of 8 Bushels, Imperial Measure,\* as received from the Inspectors of Corn Returns, in the Week ended 19th July 1902, pursuant to the Corn Returns Act, 1882.

BRITISH CORN.				QUANTITIES SOLD.		AVERAGE PRICE.			
				Qrs.	Bus.			s.	d.
Wheat	...	...	...	14,775	2			30	11
Barley	...	...	...	66	3			23	8
Oats	...	...	...	2,122	0			22	10

COMPARATIVE STATEMENT for the corresponding Week in each of the Years from 1895 to 1901.

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.
1895 ... ..	28,205	2	384	2	4,136	2	24	1	19	10	15	11
1896 ... ..	21,298	5	437	0	2,968	5	24	0	19	8	15	0
1897 ... ..	33,355	7	703	5	1,731	5	28	1	18	10	18	11
1898 ... ..	10,882	4	343	5	2,888	1	38	1	25	0	20	10
1899 ... ..	46,159	1	168	7	4,866	7	25	5	21	10	18	0
1900 ... ..	26,716	7	767	6	3,771	2	29	0	23	8	19	3
1901 ... ..	17,462	3	88	6	2,040	1	27	3	23	4	19	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.

T. H. ELLIOTT.

Board of Agriculture, 3 St. James' Square, London, S.W.,  
July 19, 1902.

CIVIL SERVICE COMMISSION,

July 22, 1902.

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

July 17, 1902.

AFTER OPEN COMPETITION.

Post Office: Male Learners, London—James Isaac Hawkins Barrance, Frank Ernest Cleave, Stephen Aaron Cooley, Sidney Herbert Honeyball, Frank James Rouse, Lancelot Taylor.

Male Learners—Edward Arthur Cranmer (Birmingham), Francis Gallagher (Belfast).

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

Second Division: Clerks—Ernest Collins, Tom Friday, Herbert St. John Sheppard, Benjamin Arthur Holloway Webb.

WITHOUT COMPETITION.

Admiralty: Trincomalee Yard, Artificer or Workman (for service as Superintendent of the Admiralty House)—Ayampullai Muttiah, otherwise Muttu-Valoe.

Chatham Dockyard, Labourers—Alfred James Jarrett, Moris Kelly.

Prisons Service, Ireland: Assistant Matrons—Sarah Jane Byers, Rebecca Lucinda Dixon.

Post Office: Postmen, London—Charles Edward Gardner, Herbert Sidney James.

Porters, London—Alfred Edward Nannton, Richard Edmund Williams.

Temporary Assistant Postman, London—Harry White.

Telephone Operators—Lilian Grace Bach (Cardiff), Florence Mary Hayton (Hull), Annie Mary Bride Madden (Newport, Monmouthshire), Selina Rose Nelson (Limerick).

Learners—Roland Frederick Bishop (Midhurst), Herbert John Alexander Fleming (Windsor), Andrew Bruce Mackenzie (Meigle), Benjamin George Treverton (Bodmin).

Postmen—Martin Bourke (Curragh Camp), Samuel John Clack (Oxford), Arthur Clements (Bristol), John Alfred Edge (Birmingham), John Charles Witt Jackson (Bolton), Charles James Kingsford (Dover), William Charles Marshall (Epsom), James Nuttall (Heywood), John William Pace (Newcastle-on-Tyne), George Frederick Arthur Cox Papworth (Newark), Edward Searle (Brighton), Harold Wild (Manchester), Charles Wood (Edinburgh).

Temporary Assistant Postman, Uckfield—Charles Henry Pratt.

July 18, 1902.

AFTER OPEN COMPETITION.

Post Office: Female Sorters, London—Mabel Carter, Susan Kate Goddard.

Male Learners, London—Charles Frank Roxburgh Bell, Ernest George Samuel Pollard.

Male Learner, Glasgow—Arthur Patrick Kane.

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

Second Division: Clerks—George William Carter, Herbert Rhodes.

AFTER LIMITED COMPETITION.

Post Office: Male Learner, Dublin—Thomas Michael Keane.

WITHOUT COMPETITION.

Prisons Department, England: Subordinate Officers, Division I.—Fred Child, Harry James Holmes.

Prisons Service, Ireland: Assistant Matron—Mary Morahan.

Post Office: Postmen, London—Charles William Anderson, Joseph Charles Stoner.

Temporary Assistant Postman, London—Richard James Barry.

Telephone Operators—Mabel Winifred Jones (London), Agnes Barron (Glasgow).

Learners—William Arthur Bentley (Sheffield), Maud Farrington (Bolton), Robert Henry Foster (Kendal), John James Roche (Ennis).

Postmen—Erastus Hodgkinson (Dublin), Charles Henry Read (Bristol), William Taylor (Belfast).

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

Admiralty: Superintending Clerks in the Naval Ordnance Store Department—John Clifton Escott, Henry Fathers, Arthur Folds Taylor.

Deputy Ordnance Store Officers, Naval Ordnance Store Department—John George Morgan, Frederick Josiah Ward.

Stationery Office: Assistant to the Storekeeper—Isaac Adolphus Herbert Watson.

Temporary Staff Officer—Llewellyn Warlow Hill.

Post Office: Porter, London—Joseph Jago.

Telephone Operator, Manchester—Ethel Gertrude Wilkinson.

Postmen—James Patrick Igoe (Dublin), William Robert James Thorp (Bristol), Tom Wilkinson (Keighley).

FOR REGISTRATION AS TEMPORARY BOY MESSENGER.

Daniel Joseph Dempsey.

July 19, 1902.

AFTER OPEN COMPETITION.

Post Office: Male Learner, Leeds—Wilfred Shepherd.

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

Second Division: Clerks—Albert Henry Clark, Charles Coates, John Clarence Monahan, Charles Gregory Philp.

AFTER LIMITED COMPETITION.

Post Office: Male Learners, London—Charles Samuel Hickson, William Henry Ridley.

WITHOUT COMPETITION.

Admiralty: Royal Victoria Yard, Deptford—Charles Austen.

Prisons Department, England: Subordinate Officer, Division II.—Henry Austin Tomlin.  
Assistant Matron—Matilda Smith.

Prisons Department, Scotland: Warden—John Darrant.

Post Office: Postmen, London—Archibald Wyatt Arnott, Frederick William Baker, Henry Denny Collins, Albert Dougherty, Harvey Walter Isles, Charles William Jones, Arthur George Keeves, Thomas John Quinnell, James Richard Tomey, Philip Unsworth, Maurice Charles Wright.

Porter, London—John William Gladwell.

Telephone Operators—Isabella Ellen Biles (London), Eliza Farr (Alnwick), Annie Sugden (Oldham).

Postmen—Charles Walter Cragg (Market Deeping), Thomas Green (Liverpool), William Frederick Jelphs (Leamington Spa), George Roberts Walker Grant Jones (Kirkcaldy), Caleb Edward Masters (Northampton), Ernest William Sherwood (Reading), Harry Snowden (Lincoln), William Henry Stofer (Eastbourne).

Temporary Assistant Postmen—William Abram Hurstfield (Liverpool), Percy Harold Lerego (Ross).

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

Admiralty: Deputy Ordnance Store Officer, Naval Ordnance Store Department—John James Reeves.

Exchequer and Audit Department: Staff Post—  
Walter Tapley Restall.

Post Office: Postman, Bristol—John Walter  
Berry.

DISEASES OF ANIMALS ACTS.

1894 AND 1896.

RETURN of OUTBREAKS of SWINE  
FEVER in SCOTLAND for the Week ended  
19th July 1902, distinguishing Counties  
(including Burghs).

COUNTY.	Outbreaks Confirmed.	Swine Slaughtered as Diseased or as having been Exposed to Infection.
	No.	No.
Ayr... ..	12	62
Lanark ... ..	—	32
Wigtown .. ..	2	24
<b>TOTAL ... ..</b>	<b>14</b>	<b>118</b>

Board of Agriculture, 22nd July 1902.

DISEASES OF ANIMALS ACTS,

1894 AND 1896.

RETURN of OUTBREAKS of the under-  
mentioned DISEASES in SCOTLAND for the  
Week ended 19th July 1902, distinguishing  
Counties (including Burghs).

ANTHRAX.

COUNTY.	Outbreaks Reported.	Animals Attacked.
	No.	No.
Aberdeen ... ..	2	2
Mid-Lothian ... ..	1	1
<b>TOTAL ... ..</b>	<b>3</b>	<b>3</b>

GLANDERS (INCLUDING FARCY).

COUNTY.	Outbreaks Reported.	Animals which remained Diseased at the end of the previous Week.	Animals Reported during the Week as Attacked.
		No.	No.
Lanark ... ..	1	—	2
<b>TOTAL ... ..</b>	<b>1</b>	<b>—</b>	<b>2</b>

Board of Agriculture, 22nd July 1902.

BANKRUPTS.

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

- David Elkan, 2 Berners Street Mansions, Berners Street, Middlesex, piano dealer.
- Edward Eskell-Paget, 219 Oxford Street, and of Oxford and Cambridge Mansions, Marylebone Road, both in the county of London, dentist.
- George Fox, 49 Angel Lane, Stratford, Essex, fishmonger.
- Robert Newman, the Queen's Hall, Langham Place, 1 Langham Place, and 18 Marlborough Road, all in the county of London, lessee and manager of the Queen's Hall.
- Eiisha Pulling, Salway College, Fillebrook Road, Leytonstone, Essex, day and boarding-school proprietor.
- William Simpson, Mercy Villa, Stanley Road, Herne Bay, Kent, and carrying on business at 28 Berners Street, Oxford Street, in the county of London, designer.
- J. Wilkins (trading as Wilkins & Co.), 279 Upper Street, Islington, in the county of London, ironmanger.
- Wesley Spearing, residing at 8 New Street, and carrying on business at 1 Church Street, both in Beaumaris, Anglesey, confectioner.
- William Clarke, now residing at 1 Cross Street, in the city of Coventry, lately residing and carrying on business at 141 Winson Green Road, Birmingham, in the county of Warwick, baker's assistant, lately baker.
- William Newman, residing and carrying on business at 17, 18, and 19 Edgbaston Street, Birmingham, in the county of Warwick, hardware merchant.
- Arthur Preston, 40 Alum Rock Road, Saltley, Birmingham, in the county of Warwick, and until recently also carrying on business at 22 Aston Street, Birmingham aforesaid, stationer and newsagent.
- John Alphonse Doyle, 2 Bristol Gardens, Brighton, Sussex, retired civil servant and market gardener.
- Henry George Curling and Mary Elizabeth Curling (widow), Beach Court, St. Margaret's-at-Cliffe, in the county of Kent, farmers.
- Frederick James Fisher, 15 Shaftesbury Avenue, Cheriton, in the county of Kent, carrying on business at Broomfield Road, Cheriton aforesaid, lately residing at 2 Belle Vue Terrace, Cheriton aforesaid, char-a-banc proprietor.
- Jeremiah John Woodward, 141 High Street, Ramsgate, in the county of Kent, greengrocer.
- Frederick Charles Coulthurst, 4 Albert Street and 3 Kedleston Road, both in Derby, Derbyshire, architect and surveyor.
- Frederick Tizard, Charminster, Dorchester, in the county of Dorset, baker.
- Oswald Leuschner, 5 Carlisle Road, Eastbourne, Sussex, hairdresser.
- Thomas Keates, 8 Furlong Lane, Burslem, Staffordshire, tailor and colour agent.
- Ellen Stockley, 3 East Ascent, St. Leonards-on-Sea, Sussex, lately residing at 6 Pelham Crescent, Hastings, in the said county, widow, of no occupation.
- Henry James Knight, Much Hadham, in the county of Hertford, butcher.
- John Perry, residing at 54 Dergate, in the county borough of Northampton, and carrying on business at Becket Factory, Mill Road, Northampton aforesaid, boot and shoe manufacturer.
- William Cubitt, 89 Cambridge Street, in the county of the city of Norwich, lately residing and carrying on business at 15 Spencer Street, Norwich aforesaid, grocer.
- E. L. Evans, late of 10 Market Street, Watford, in the county of Hertford, but whose present place of residence or business the petitioning creditors are unable to ascertain, draper.
- Arthur Burrows (lately carrying on business under the style of the Hygienic Salt Co. and under the style of the Salt Royal Co.), residing at Thornfield, Flixton Road, Urmoston, Lancashire, lately carrying on business under the style of the Hygienic Salt Co. at Coronation Square, Fairfield Street, Manchester, and under the style of the Salt Royal Co. first at Middlewich, Cheshire, and afterwards at Coronation Square aforesaid, lately salt merchant, now salt merchant's manager.

Henry Edwards, 5 Union Street, Portsea, Hants, financial agent.

Luther Arnold Nodder, Everton House, 28 Everton Road, in the city of Sheffield, traveller and auctioneer.

Frederick Arthur Roper, North Road, Darlington, in the county of Durham, hairdresser.

Hyman Chavenson, Mount Pleasant House, Mount Pleasant, in the county borough of Swansea, and lately carrying on business at High Street, Swansea aforesaid, draper.

Arthur Henry Bowles, 6 Jedburgh Street, Clapham Common, lately carrying on business at 3 Grove Terrace, Balham, both in the county of London, draper's assistant, lately draper.

John Chennell, 26 Park Street, Maidenhead, in the county of Berks, lately residing at Lawn Terrace, Lawn Road, Uxbridge, in the county of Middlesex, 35 Gordon Road, Maidenhead aforesaid, and Raeburn, Clare Road, King's Grove Estate, Maidenhead aforesaid, clerk.

Bernard Squire, Keinton Mandeville, Somerset, stone cutter.

Robert James Flower, London House, 9 Scarcroft Road, and the Bee Hive Stores, Skeldergate, both in the city of York, flour dealer, grocer, and provision dealer.

To the Creditors and other Persons interested in the Succession of the Deceased STANLEY REID STEWART, who resided at No. 19 Park Terrace, Glasgow.

ROBERT REID, Chartered Accountant, Glasgow, Judicial Factor on the Estate of the deceased Stanley Reid Stewart, has presented a Petition to the Court of Session (First Division, Mr. Antonio, Clerk), for his discharge of the office of Judicial Factor, of which Notice is hereby given, and that the Petition will be again moved in Court on or after the 9th day of August 1902.

ROBERT REID, C.A.,  
40 St. Vincent Place, Glasgow,  
Judicial Factor.

24th July 1902.

#### NOTICE.

AN Application has been made under the Small Estates Acts to the Commissary Clerk at Edinburgh by Margaret Edgar, 70 St. Stephen Street, Edinburgh, for confirmation as Executrix dative *qua* Funeratrix to the Deceased MARGARET BARKER, Caretaker for Sommerville Greig, W.S., Edinburgh, and residing latterly at 18 Patriothall, Edinburgh.

HOSSACK & HAMILTON, W.S.

Edinburgh, 25th July 1902.

In the Matter of THE ST. FERGUS STEAM SHIPPING COMPANY LIMITED.

AT an Extraordinary General Meeting of the above-named Company, duly convened and held at Wick on the 28th day of June 1902, the following Special Resolution was duly passed, and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the same place on the 19th day of July 1902, the following Resolution was duly confirmed:—

“That the Company be wound up voluntarily under the provisions of the Companies Act, 1862, and the Statutes amending the same.”

And at such last-mentioned Meeting, Daniel Wares Georgeson, Solicitor, Wick, was appointed Liquidator for the purpose of the winding up.

J. NICOLSON, Chairman.

Wick, 21st July 1902.

#### D. STEWART & COMPANY LIMITED, IN LIQUIDATION.

ROBERT HENRY BALLANTINE, Chartered Accountant, Glasgow, Liquidator of the above-named Company, has presented a Note to the Lords of Council and Session (First Division, Lord Low, Ordinary,—Mr. Veitch, Clerk), praying their Lordships, *inter alia* (1) to approve of the Liquidator's action in carrying on the Business of the said D. Stewart & Company Limited, and proceeding with the completion of certain current contracts and other contracts made by him to enable the works and business of said Company to be sold as a going concern, and to his continuing to carry on the said Business, so far as necessary, for the beneficial winding up thereof, subject to the completion of the sale of said works and business to William Beardmore, Engineer and Steelmaker, Parkhead, Glasgow, but in no event, except with the authority of the Court, for a period exceeding three months, and to approve of the Liquidator drawing, accepting, making, and endorsing any Bill of Exchange or Promissory Note in the name or on behalf of the Company, and to his executing and doing all such other deeds and things as may be necessary for, or incidental to, the carrying on of the said Business, and completion of the said contracts; (2) to approve of the payments specially mentioned in said Note; (3) to approve of the Liquidator having obtained the bank overdraft mentioned in said Note; (4) to declare that all debts incurred in connection with the carrying on of the said Business and completion of the said contracts, including sums due and to become due under the said overdraft, and the said payments specially mentioned in said Note, shall be first charges on the assets of the Company, but subject always if and when the provisional agreement after mentioned has been approved of and completed to the Liquidator's right to call on the said William Beardmore to pay the said sums for which liability is imposed on him under the said provisional agreement; (5) to approve of the Liquidator granting a preference for bank interest over the moveables in the said works as mentioned in said Note; (6) to approve of and sanction the said provisional agreement entered into between the Company and Liquidator on the one part, and the said William Beardmore, Engineer and Steelmaker, Parkhead, Glasgow, on the other part, dated the 23rd day of July 1902, and to authorise the Liquidator to carry the same into effect; (7) to fix Monday, 1st December 1902, or such other day as their Lordships may think proper, as the date on or before which the Creditors of the Company are to lodge their claims, or to be excluded from the benefit of any distribution made before such debts are proved, and to authorise the Liquidator to advertise the day for lodging the claims of Creditors once in each of the Edinburgh and London Gazettes, and twice, at an interval of one week, in each of the London Times, the Irish Times, the Scotsman, and the Glasgow Herald newspapers; upon which Note the Lord Ordinary officiating on the Bills has been pleased to pronounce the following Interlocutor:—

“24th July 1902.—Lord Stormonth-Darling.—The Lord Ordinary appoints the Note for the Liquidator, “No. 11 of Process, to be intimated and advertised as craved; and allows Answers to be lodged by all parties interested, if so advised, in eight days after such intimation and advertisement.

(Signed) “MOIR T. STORMONTH-DARLING.”

Of all which Intimation is hereby made.

MORTON, SMART, MACDONALD, & PROSSER, W.S.,  
19 York Place, Edinburgh,  
Solicitors for the Liquidator.

24th July 1902.

A PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Aberdeen, Kincardine, and Banff at Banff, at the instance of JAMES RAE BOYLE, Fish Buyer, residing at 95 Portessie; and the Sheriff-Substitute has ordained the said James Rae Boyle to appear in Court, within the Sheriff Court House, Banff, on the 13th day of August 1902, at half-past ten o'clock forenoon, for Examination, at which all his Creditors are required to attend.

R. Y. MACKAY, Solicitor, Buckie, Agent.

Buckie, 23rd July 1902.

**A** PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Forfarshire at Dundee, at the instance of Charles Stephen, Chemist, Wellgate Laboratory, 46 Wellgate, Dundee, against G. P. GIBB, Hairdresser, 13 Crichton Street, Dundee; and the Sheriff-Substitute has ordained the said G. P. Gibb to appear in Court, within the Sheriff Court House, Dundee, upon the 7th day of August next, at two o'clock afternoon, for public Examination, at which Diet all his Creditors are required to appear.

A. BURNS PETRIE, Solicitor,  
79 Commercial Street, Dundee,  
Agent for Petitioner.

**A** PETITION, under the Cessio Acts, has been presented to the Sheriff of Lanarkshire at Glasgow, by David Hastie & Company, Timber Merchants, 94 Finnieston Street, Glasgow, against NEIL MUNRO & COMPANY, 17 Clyde Street, Partick; and the Sheriff-Substitute has ordained Neil Munro, a Partner of the said Firm of Neil Munro & Company, to appear for public Examination within the Chambers of the Sheriff-Substitute (Mr. Fyfe), County Buildings, Glasgow, upon 7th August next, at ten o'clock forenoon, at which Diet all their Creditors are required to attend.

GEO. JEFFRAY,  
108 West George Street, Glasgow, Law-Agent.

**A** PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Stirling, Dumbarton, and Clackmannan at Stirling, at the instance of Robert B. Risk Bone Setter, 42 Alma Street, Falkirk, against ROBERT ADAM, Glenhead Farm, by Denny; and the Sheriff-Substitute has ordained all the Creditors of the said Robert Adam to appear in Court, within the Sheriff Court Room, Stirling, upon the 15th day of August 1902, at eleven o'clock forenoon, when the Debtor is ordained to appear for public Examination.

MARSHALL & HUNTER, Solicitors, Agents.  
Falkirk, 24th July 1902.

**A** PETITION, under the Cessio Acts, has been presented to the Sheriff of the Shire of Argyll at Dunoon, at the instance of John Kennedy & Sons, Coal Merchants, 36 Oswald Street, Glasgow, Pursuers, against CAPTAIN JOHN M'LACHLAN, New Houses, Kilfinan, by Tighnabruaich, Defender; and the Sheriff-Substitute (Mr. Martin) has ordained the said Captain John M'Lachlan to appear for public Examination within his Chambers, County Buildings, Dunoon, upon the 7th day of August next, at ten o'clock forenoon, at which Diet all his Creditors are required to appear; of all which Intimation is hereby given.

JOHN MARTIN,  
58 West Regent Street, Glasgow,  
Agent for Pursuers.  
24th July 1902.

**A** PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Forfarshire at Dundee, at the instance of ALEXANDER KEITH OUDNEY, Police Constable, 28 Raglan Street, Dundee, Pursuer, against Mrs. Margaret Scrimgeour or Rodger, residing at 14 Rosebank Street, Dundee, widow of the deceased Francis Rodger, Plasterer, who resided there, as Executrix-dative *qua* relic of the said Francis Rodger, and Shiell & Small, Solicitors, Dundee, being Creditors, or claiming to be Creditors, of the said Alexander Keith Oudney, Defenders; and the Sheriff-Substitute has ordained the said Alexander Keith Oudney to appear in Court, within the Sheriff Court House, Dundee, upon the 19th day of August next, at eleven o'clock forenoon, for public Examination, at which Diet all his Creditors are required to appear.

W. D. MACDOUGALL, Agent for Petitioner.  
5 Bank Street, Dundee,  
24th July 1902.

**T**HE Estates of JOHN AITKEN HORN, Butcher, sometime 241 Morningside Road, Edinburgh, have, in virtue of and for the purposes of the Cessio Acts, been transferred to James Pearson Callum, C.A., Edinburgh, as Trustee for behoof of his Creditors. Creditors must lodge their claims with the Trustee on or before 30th September 1902. Creditors meet before the Sheriff, within the Sheriff Court House, on the 21st day of October 1902, at two o'clock afternoon.

J. PEARSON CALLUM, C.A., Trustee.

**A** PETITION having been presented to the Sheriff of the Lothians and Peebles at Edinburgh, at the instance of Creditors, for Sequestration of the Estates of RALPH SCHULTZ, Wine and Spirit Merchant, carrying on business at No. 3 Cumberland Street, Edinburgh, and residing at No. 14 Eyre Crescent there, the Sheriff-Substitute of this date granted Warrant for citing the said Ralph Schultz 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.

G. BROWN TWEDIE, Solicitor, Agent.  
81 George Street, Edinburgh,  
24th July 1902.

**A** PETITION having been presented to the Sheriff of the Sheriffdom of Fife and Kinross at Kinross, at the instance of Robert Cockburn Millar, C.A., Edinburgh, Trustee on the Sequestrated Estates of Young, Bethune, & Company, Auctioneers and Live Stock Salesmen, Milnathort, as a Company or Firm, and Charles Bethune and Francis Ewing, the Individual Partners of said Company or Firm, as such Partners, and as Individuals, for Sequestration of the Estates of DAVID BEATH, Farmer, Glenvale, Kinross, his Lordship of this date granted Warrant for citing the said David Beath to appear in Court on the seventh day next after citation to show cause why Sequestration should not be awarded; of all which Intimation is hereby given.

J. WILSON, Solicitor, Agent.  
Kinross, 24th July 1902.

**T**HE Estates of CAMPBELL HIGHET, Manure and Steamship Agent, carrying on business in and residing at Garlieston, Wigtownshire, were Sequestrated on 23rd July 1902, by the Court of Session.

The first Deliverance is dated 12th July 1902.

The Meeting to elect the Trustee and Commissioners is to be held at half-past ten o'clock forenoon, on Tuesday the 5th day of August 1902, within the County Buildings, Wigtown.

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 23rd day of November 1902.

The Sequestration has been remitted to the Sheriff of the Sheriffdom of Dumfries and Galloway at Wigtown.

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

WM. FRASER, S.S.C.,  
11 Albyn Place, Edinburgh, Agent.

**T**HE Estates of JOHN CROZIER, residing at 29 Lansdowne Crescent, Glasgow, lately Wine and Spirit Merchant, 3 Clyde Street, Port-Dundas, Glasgow, were Sequestrated on the 24th day of July 1902, by the Sheriff of the County of Lanark at Glasgow.

The first Deliverance is dated the 14th day of July 1902.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Friday, 1st August 1902, 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 25th November 1902.

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

ARCHIBALD CRAIG,  
156 St. Vincent Street, Glasgow, Agent.

**WALTER MURRAY GALBRAITH**, Accountant, Glasgow, has been elected Trustee on the Estates of **J. D. CLARK & COMPANY**, Watch Factors, Dundee, and **John Douglas Clark**, Watch Factor, residing at 67 Seagate, Dundee, as sole Partner of said Firm of **J. D. Clark & Company**, and as an individual; and **Alexander W. Dykes**, Jeweller, 11 Royal Exchange Square, Glasgow, **R. L. Hector**, Clock Maker, 50 Mitchell Street, Glasgow, and **James Muirhead**, Wholesale Jeweller, 4 Stockwell Street, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Dundee, on Tuesday the 29th day of July next, at two o'clock afternoon. The Creditors will meet within the Chambers of **Walter & W. B. Galbraith**, C.A., 87 St. Vincent Street, Glasgow, on Friday the 8th day of August 1902, at twelve o'clock noon.

WALTER M. GALBRAITH, Trustee.

87 St. Vincent Street, Glasgow,  
18th July 1902.

**SEQUESTRATION of OLIVERE & LINKE**, Ladies' Tailors, carrying on business at 107 Douglas Street, Glasgow, and **Paul Linke**, residing there, the sole Partner of said Firm, as such Partner, and as an individual.

**JOHN HALL**, Accountant, Glasgow, has been elected Trustee on the Estates; and **James Elder**, Warehouseman, Glasgow, **Andrew Inglis Wyllie**, Elmslie Mills, Kilmarnock, and **Gilbert Gunn**, Writer, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place within the Chambers of **Sheriff Strachan**, County Buildings, Glasgow, on Monday the 4th day of August 1902, at eleven o'clock forenoon. The Creditors will meet within the Trustee's Chambers on Wednesday the 13th day of August 1902, at eleven o'clock forenoon.

JNO. HALL, Trustee.

162 Bath Street, Glasgow.

**SEQUESTRATION of JOHN THOMSON**, Ironmonger,  
102 West Regent Street, Glasgow.

**JOHN TANNETT MACKENZIE**, Accountant, Glasgow, has been elected Trustee on the Estate; and **Dermont Campbell**, Ironfounder, **Larbert**, **John Hogarth**, Writer, Glasgow, and **William Glen**, 317 North Woodside Road, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place within the Chambers of **Mr. Sheriff Strachan**, County Buildings, Hutcheson Street, Glasgow, on Friday the 1st day of August next, at eleven o'clock forenoon. The Creditors will meet in the Office of the Trustee, 175 St. Vincent Street, Glasgow, on Tuesday the 12th August next, at eleven o'clock forenoon.

J. TANNETT MACKENZIE, Trustee.

**AS** Trustee on the Sequestered Estate of **ALEXANDER WALLACE**, Farmer, sometime residing at Bellfield, Kinneff, Kincardineshire, and now with **Mrs. Graham Mowatt**, Baker and Grocer, Kirkmichael, Perthshire, I hereby call a Meeting of the Creditors, to be held within the Chambers of **Messrs. Youngson & Bain**, Advocates, 375 Union Street, Aberdeen, on Thursday the 21st day of August 1902, at twelve o'clock noon, to consider as to an application to be made for the Trustee's discharge.

HENRY PETERKIN, Trustee.

Aberdeen, 23rd July 1902.

**In the SEQUESTRATION of THOMAS DAVIDSON JACKSON**, Cattle Salesman, Union Mount, Perth.

**JAMES ALEXANDER ROBERTSON DURHAM**, C.A., Edinburgh, Trustee, hereby intimates that the accounts of his intromissions, brought down to 8th July 1902, have been audited by the Commissioners and certified to be correct. The Commissioners have declared equalising and third Dividends on the Estate. Those Dividends will be paid to those Creditors whose claims have been admitted, at the Trustee's Chambers, No. 33 Charlotte Square, on 9th September 1902.

J. A. ROBERTSON DURHAM, Trustee.

33 Charlotte Square, Edinburgh,  
23rd July 1902.

**In the SEQUESTRATION of CHARLES SETON JAMES LISTER GUTHRIE**, of Scotscaid, Caithness, now or lately residing at 63 Dukes Road, Chiswick.

**THE** Trustee gives notice that the Commissioners have postponed payment of a Dividend until the recurrence of another statutory period.

JAS. SHEARER, Trustee.

Wick, 22nd July 1902.

**In the SEQUESTRATION of JAMES CARSE**, Town-Clerk, Rothesay.

**WILLIAM ALEXANDER STEWART**, Solicitor, Rothesay, Trustee, hereby intimates that the Commissioners have postponed a Dividend till the recurrence of another statutory period for making a Dividend.

W. ALEX STEWART, Trustee.

Rothesay, 22nd July 1902.

**In the SEQUESTRATION of JOHN MACKAY FERGUSON**, Advocate in Aberdeen.

**ANDREW DAVIDSON**, Advocate, Aberdeen, Trustee, hereby intimates that the Commissioners have postponed a Dividend till the recurrence of another statutory period for making a Dividend.

ANDREW DAVIDSON, Trustee.

Aberdeen, 23rd July 1902.

#### NOTICE.

**THE** Trustees of the late **Alexander Esslemont**, Merchant, 32 King Street, Aberdeen, who, along with **Alexander Esslemont**, son of the said deceased **Alexander Esslemont**, have carried on the Business of **A. ESSLEMONT & SON**, Merchants, 32 King Street, Aberdeen, under an Agreement of Copartnership, dated the 3rd day of December 1888, beg to intimate that they have ceased to have any interest in the Business as from the 31st day of March 1902, and that it will now be carried on under the same Firm name by the said last-mentioned **Alexander Esslemont**.

A. ESSLEMONT,

T. R. GILLIES,

Trustees of the late-named **ALEXANDER ESSLEMONT**.

**THOMAS MICHIE**, of 32 King Street, Aberdeen,  
Clerk,

**GEORGE DAVIDSON**, of 32 King Street, Aberdeen,  
Commercial Traveller,

Witnesses to the Signature of the said **Alexander Esslemont**.

**DONALD F. DURWARD**, of 181A Union Street,  
Aberdeen, Law-Clerk,

**WM. R. WATT**, of 181A Union Street, Aberdeen,  
Law-Clerk,

Witnesses to the Signature of the said **Thomas Robertson Gillies**.



NOTICE OF DISSOLUTION.

IN consequence of the sale and transfer of their Business to The Imperial Tobacco Company (of Great Britain and Ireland) Limited, incorporated under the Companies Acts, 1862 to 1900, the Copartnership of F. & J. SMITH, Tobacco Manufacturers, Glasgow, of which the Subscribers Finlay Smith, James Smith, and John Dunn were the sole Partners, was DISSOLVED on the 12th day of June 1902.

The Business will be continued by The Imperial Tobacco Company (of Great Britain and Ireland) Limited, on its own account, under the local management of Finlay Smith, James Smith, and John Dunn.

FINLAY SMITH.  
JAMES SMITH.  
JOHN DUNN.

D. GRANT HODGE, of 150 St. Vincent Street, Glasgow, Law-Apprentice, Witness.

WILLIAM F. WARK, of 155 George Street, Glasgow, Cashier, Witness.  
Witnesses to the Signatures of the above-named Finlay Smith, James Smith, and John Dunn.

THE IMPERIAL TOBACCO CO. (OF GREAT BRITAIN AND IRELAND) LIMITED.

H. W. GUNN, Secretary.

CHARLES GEORGE GORDON PEARSON, of Stone Villa, Glentworth Road, Clifton Wood, Bristol, Clerk, Witness.

CHARLES WRIGHT, of 85 Greville Road, Bristol, Clerk, Witness.

Witnesses to the Signature of the above-named The Imperial Tobacco Company (of Great Britain and Ireland) Limited.

NOTICE.

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

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The dues paid on withdrawn Advertisements cannot be returned.

All Letters must be Post Paid.

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