



The Edinburgh Gazette

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FRIDAY, JUNE 27, 1913.

13th day of June 1913.

PRESENT,

The King's Most Excellent Majesty.

Lord President. Lord Chamberlain. Lord Welby. Lord Ashby St. Ledgers. Lord Islington. Sir Samuel W. Griffith. Mr. J. Herbert Lewis. Sir Alfred M. Mond, Bart. Lord Justice Swinfen Eady.

WHEREAS by an Order of Her Majesty Queen Victoria in Council, bearing date the 24th day of November 1891, Her Majesty's Supreme Court of the Colony of Sierra Leone was constituted a Court of Record to receive, hear, and determine Appeals from the Supreme Court of the Colony of the Gambia:

And whereas it is expedient to make further and other provisions for facilitating such appeals as aforesaid:

Now, therefore, in pursuance of the powers vested in His Majesty in Council by the British Settlements Act, 1887, it is hereby ordered by His Majesty, by and with the advice of His Privy Council, as follows:—

The full Court of the Supreme Court of the Colony of Sierra Leone (hereinafter re-ferred to as the Appeal Court) shall be, and it is hereby constituted a Court of Record to re-

At the Court at Buckingham Palace, the | ceive, hear, and determine Appeals from the Supreme Court of the Colony of the Gambia (hereinafter referred to as the Court of the Gambia).

> 2. Any person or persons against whom any sentence, judgment, decree, or order shall be given in the Court of Gambia may, subject to the conditions contained in the Rules regulating Appeals contained in the Appendix to this Order, and any amending or further Rules to be hereafter made as provided by this Order, appeal therefrom to the Appeal Court, which shall thereupon inquire into, hear, and decide all questions, whether of law or fact, arising upon any such Appeal.

The Court of the Gambia shall in all cases of appeal to the Appeal Court, execute and carry into immediate effect such judgments and orders as the Appeal Court shall make thereupon, in such manner as any original judgments or orders of the Court of the Gambia can or may be executed.

3. The Rules contained in the Appendix to this Order shall govern the conduct of Appeals both in the Court of the Gambia and the Appeal Court until they have been revoked, amended, or added to in the manner hereinafter provided.

4. The Appeal Court is hereby authorised and required from time to time to make and establish, either in addition to or in substitu-tion for the Rules contained in the Appendix to this Order, such Rules, Orders, and Regulations as to it shall seem meet, touching and concerning all matters and things necessary for the proper conduct and despatch of business in

Appeals to the said Appeal Court, whether in | the Court of Gambia or in the Appeal Court, and whether before or after the final judgment of the Appeal Court, and all such Rules, Orders, and Regulations, and also all Rules, Orders, and Regulations contained in the Appendix to this Order, from time to time to revoke, alter, amend, or renew as occasion may require. Provided always, that all such Rules, Orders, and Regulations shall forthwith be transmitted by the President of the Appeal Court to the Governor of the Colony of Sierra Leone, to be by him transmitted to His Majesty, His heirs, and successors, and shall be subject to disallowance by His Majesty, His heirs, and successors, but, until so disallowed, shall have as full effect as if they had been contained in the Appendix to this Order in Council.

- 5. Any person who feels himself aggrieved by any final judgment, sentence, decree, or order of the Appeal Court, on appeal, may, subject to the Rules, Regulations, limitations, and conditions which, for the time being, shall be in force respecting Appeals to His Majesty, His heirs, and successors in Council from any judgment, sentence, decree, or order of the said Full Court of the Supreme Court of Sierra Leone, and subject to such other regulations and conditions as His Majesty, His heirs, and successors shall be pleased to direct, appeal to His Majesty, His heirs, and successors, in His or their Privy Council, against any such final judgment, sentence, decree, or order of the Appeal Court. The Court of the Gambia shall in all cases of appeal to His Majesty, His heirs, and successors in Council, execute and carry into immediate effect such judgments and orders as His Majesty, His heirs, and successors shall make thereupon in such manner as any original judgments and orders of the said Court can or may be executed.
- 6. The said Order in Council of the 24th day of November 1891 is hereby revoked, but such revocation shall not affect the validity of anything lawfully done thereunder, or revive any Order in Council revoked thereby.
- 7. All Rules and Regulations relating to the Supreme Court of the Gambia (save and except only Rules relating to Appeals therefrom to the said Appeal Court) which are in force when this Order in Council takes effect, may be repealed or altered by any Rules, Orders, or Regulations to be made under any Ordinance of the Colony of the Gambia, but shall continue in force until so altered or repealed.

ALMERIC FITZROY.

APPENDIX.

RULES REGULATING APPEALS TO THE FULL COURT OF THE SUPREME COURT OF THE COLONY OF SIERRA LEONE FROM THE SUPREME COURT OF THE COLONY OF THE GAMBIA.

Where Appeal Lies.

1. Any party aggrieved by any decision of the Supreme Court of the Colony of the Gambia (hereinafter called the Court below) may apply to the Court below for leave to appeal to the Full Court of the Supreme Court of the Colony of Sierra Leone (hereinafter called the Appeal | not be entertained by the Appeal Court: Pro-

Court), and thereupon leave to appeal shall, subject to the limitations and conditions hereinafter contained be granted to the applicant, but not otherwise. Provided always that, in every final judgment, the Appeal Court may give leave to appeal on such terms as that Court thinks fit.

Interlocutory Orders.

2. The Court below shall not give leave to appeal from an interlocutory order, unless it shall consider such Appeal to be reasonable and proper, and in such case it shall transmit to the Appeal Court, along with the Record of Appeal, a brief statement of the grounds upon which the Appeal has been allowed. Any doubt which may arise as to what decrees or orders are final, and what are interlocutory, shall be determined by the Appeal Court.

Exparte Orders.

3. An Appeal does not lie from an order made "exparte." Any person aggrieved by such an Order may apply to the Court by which it is made to vary or discharge it, and an Appeal lies from the decision on that application in like manner as from other orders or decisions.

Order as to Costs or by Consent.

4. No order as to costs only, or order made by consent of parties, shall be subject to any appeal, except by special leave of the Court below or the Appeal Court.

Conditions of Appeal.

5. In no case shall leave to appeal be granted, unless within one month after his application for leave to appeal the Appellant shall have given security to the satisfaction of the Court below, in terms of the form of bond contained in the Schedule A hereto, for payment of all such costs as may be awarded to any Respondent by the Appeal Court and shall have paid into the Court below the amount of the expense of making up and transmisson to the Appeal Court of the Record of Appeal, and shall have given notice of the Appeal to all parties directly affected by the Appeal and to such others as Respondents, as the Court below thinks fit to direct, and unless within seven days after the expiration of such month he shall have filed s further application for leave to appeal.

Provided that where the conditions of appeal have not been perfected within such period & aforesaid, or where the Appeal shall for any reason have lapsed, or been abandoned, and the Appellant shall again make application for leave to appeal, the Court may either refuse to grant leave or may impose any terms that it thinks proper, in addition to the terms above

mentioned.

Limitation of Time for Appeals.

6.—(1) After fourteen days from the date of an interlocutory order, application for leave to appeal shall not be entertained.

(2) After three months from the date of a final judgment, application for leave to appeal shall not be entertanied by the Court below.

(3) After six months from the date of a final judgment, application for leave to appeal shall vided that if there shall be no sitting of the Appeal Court within six months from the date of a final judgment, and notice to move the Appeal Court shall have been given within such period, the motion may be dealt with, and leave to appeal granted at the next sitting of the Appeal Court whenever the same may be held.

Execution.

7. An Appeal shall not operate as a stay of execution or of proceedings under the decision appealed from, except so far as the Court below or the Appeal Court may order; and no intermediate act or proceeding shall be invalidated, except so far as the Court below may direct.

Grounds of Appeal to be Filed.

8. The Appellant shall, within seven days after obtaining leave to appeal, file in the Court below the grounds of his appeal, and shall cause a copy of such grounds of appeal to be served on the Respondent.

9. On the Appellant failing to file such grounds of appeal within the prescribed time, unless the time for so doing shall have been extended by the Appeal Court or the Court below, he shall be deemed to have abandoned the Appeal.

Appeal Court may Amend.

10. The Appellant may at any time, by leave of the Appeal Court, amend or add to the grounds of his Appeal.

Record of Appeal.

11. On the expiration of fourteen days after leave to appeal has been given, the Court below shall, without the application of any party, make up the Record of Appeal, which shall consist of the Writ of Summons, the Pleadings (if any), a certified copy of all documents admitted as evidence or tendered as evidence and rejected, and of the Court's Notes of Evidence, and the Grounds of Appeal. The several pieces shall be consecutively numbered and fastened together, and, along with a list thereof, authenticated by the signature of the Judge of the Court below, shall be forthwith forwarded by that Court to the Registrar of the Appeal Court.

Appeal Case.

12. Along with the Record of Appeal the Court below shall transmit to the Appeal Court a case, which may be agreed on between the parties, but shall be settled by the Court. The case shall state the cause of action, the facts found by the Court, and the Court's determination thereon in point of law.

Original Documents.

13. The Court below shall not, except for some special cause, take upon itself the charge of transmission of original letters or documents produced in evidence. They shall be returned to the parties producing them, and they must be prepared to produce the originals, if required by the Appeal Court, before or at the hearing of the Appeal.

Control over Suit while Appeal pending.

14. Notwithstanding that the Record of Appeal has been transmitted to the Appeal

Court, until the Appeal is disposed of, every application in the suit or matter shall be made to the Court below: Provided that after the sitting during which the Appeal is set down for hearing has commenced to be held, then the Appeal Court shall be in possession of the whole suit or matter as between the parties to the Appeal, and every application in the suit or matter shall be made to the Appeal Court and not to the Court below.

Additional Security.

15. The Appeal Court may, where requisite require security for costs or for performance of the Orders to be made on Appeal, in addition to what the Court below has thought fit to direct, and may make any interim order or injunction which the Court below is authorised to make, and which may be necessary.

Notice to Parties in Interlocutory Appeals.

16. If the Appeal is from an interlocutory order, the Court shall not cause notice to be given to the parties of the day when the Appeal will be disposed of, unless under special circumstances it thinks fit to do so; but where a party to the Appeal notifies to the Court below his desire to attend, he shall be at liberty to do so, and to be heard, and shall be entitled to have not less than twenty-one days' notice through the Court below of the date of the Session of the Appeal Court at which the Appeal will be set down for hearing.

Notice in Appeals on Merits.

17. If the Appeal is from a final decision or Order after trial or hearing of any suit or matter, the Registrar of the Appeal Court shall, after receiving the Record of Appeal, give not less than twenty-one days' notice through the Court below to the parties to the Appeal of the date of the commencement of the Session of the Appeal Court at which the Appeal will be set down for hearing.

Appearance of Parties.

18. The Appeal Court may, if it thinks fit, require the parties to an Appeal to appear personally before it on the hearing of the Appeal, or on any occasion pending the Appeal; otherwise personal appearance shall not be obligatory.

Evidence.

19. It is not open as of right to any party to an Appeal to adduce new evidence in support of his original case; but for the furtherance of justice the Appeal Court may, where it thinks fit, allow or require new evidence to be adduced. A party way, by leave of the Court, allege any facts essential to the issue that have come to his knowledge after the decision of the Court below, and adduce evidence in support of such allegations.

No Interlocutory Order to prejudice the Decision on Appeal.

20. No interlocutory order from which there has been no Appeal shall operate so as to bar or prejudice the Appeal Court from giving such decision upon the Appeal as may deem just.

General Powers of Appeal Court.

21. The Appeal Court may, when it is in possession of the whole suit or matter, from time to time make any order necessary for determining the real question in controversy in the Appeal, and may amend any defect or error in the Record of the Appeal; and may direct the Court below to inquire into and certify its finding on any question which the Appeal Court thinks fit to determine before final judgment in the Appeal, and generally shall have as full jurisdiction over the whole suit or matter as if the same had been instituted and prosecuted in the Appeal Court as a Court of First Instance, and may re-hear the whole case, or may remit it to the Court below to be re-heard, or to be otherwise dealt with as the Appeal Court directs.

Judgment in Appeal.

22. The Appeal Court shall have power to draw inferences of fact and to give any judgment, and make any order which ought to have been made, and to make such further or other order as the case may require. These powers may be exercised by the Court, notwithstanding that the Apellant may have asked that part only of the decision may be reversed or varied, and may also be exercised in favour of all or any of the Respondents or parties, although such Respondents or parties may not have appealed from or complained of the decision.

Transmission of Decrees.

23. All decrees and orders made by the Appeal Court shall be embodied in a certificate under Seal of the Appeal Court and the hand of the presiding Judge, and such certificate shall be transmitted by the Registrar of the Appeal Court to the Registrar of the Court below, who shall forthwith acknowledge its receipt, and thereupon every such decree or order shall be carried out and enforced by the Court below in like manner as original decrees and orders of that Court are carried out and enforced.

Point Reserved or Special Case.

24. The Court below may, without the consent of parties, direct judgment to be entered provisionally for the Plaintiff or Defendant, subject to any point of law which it may reserve for further argument or consideration, or subject to a special case for the opinion of the Appeal Court.

Special Case.

25. Every such special case shall be jointly agreed upon by the parties whenever practicable, and settled by the Court below. Every such special case shall state concisely such facts and documents as shall be necessary to enable the Appeal Court to decide the questions raised thereby. The Appeal Court shall be at liberty to draw any inference, whether of fact or law, which might have been drawn on the trial. The Appeal Court may send back such case for amendment, if necessary, with any instruction it may deem requisite, and may require the Court below to certify its finding upon any question of fact arising in the suit or

matter, and to receive further evidence, if necessary, and may make such order as it shall deem fit, and judgment in such suit or matter shall be entered in terms of such order. But such judgment shall not, unless the parties shall so agree, preclude any of the parties to a suit or matter from bringing any Appeal which he might otherwise under these rules have brought from such judgment.

26. It shall not be necessary for the Appeal Court to hear any argument upon the special case; but if any of the parties so desire he may be heard thereon. If at or before the special case being settled in the Court below any party to the suit or matter shall intimate to the Court his desire to be heard thereon in the Appeal Court, the Court below shall inform the Registrar of the Appeal Court, and the Registrar of the Appeal Court shall in such case cause notice to be given to the parties through the Court below, or otherwise, as may seem most convenient, of the time and place at which they may be heard, and shall hear any of the parties who may then and there appear, and thereafter shall give judgment upon such special case, whether all or any of the parties shall have appeared or been heard or otherwise.

Fees.

27. The fees specified in the Schedule B shall be paid by the party prosecuting the cause of proceeding, and may be afterwards recovered as costs of cause if the Court shall so order.

Costs of Improper Appeals.

28. If in any Appeal it shall appear to the Appeal Court that such Appeal has been made improperly or without any reasonable cause, the Appeal Court may call on the Solicitor of the Appellant to show cause why all costs occasioned by the Appeal should not be disallowed as between the Solicitor and the Appellant, and also (if the circumstances of the case require) why the Solicitor should not repay to the Appellant any costs which the Appellant may have been ordered to pay to any other person, and thereupon may make such order as the justice of the case may require. Such notice (if any) of the proceedings shall be given to the Appellant in such manner as the Appeal Court may direct.

Practitioners.

29. Every person admitted to practise as a barrister or solicitor in the Court below shall upon proof of his admission as aforesaid, be entitled to practise before the Appeal Court so far as relates to Appeals in that Court from the Court below, but not further or otherwise.

Publication of Rules, Decrees, &c., of Appeal Court by the Court below.

30. The Court below shall publish in like manner as its own notifications are published all Notices, Rules, Decrees, Orders, and such other matters as shall be transmitted to it by the Appeal Court for that purpose.

SCHEDULE A.

Bond (for costs of Appeal)
19 . (Here put letter and number.)

In the Supreme Court of the Colony of the Gambia.

Know all men by these presents that we of , of , and , are jointly and severally held and firmly bound to

, of , in the sum of pounds of lawful money of Great Britain, to be paid to the said

, his executors, administrators or assigns, for which payment well and truly to be made we bind ourselves and each of us for himself in the whole our and every of our heirs, executors, and administrators firmly by these presents. Sealed with our seals. Dated the day of 19.

Whereas a suit is now depending in the said Court at wherein the above-bounden is Plaintiff, and the said is Defendant:

And whereas a judgment was given by the said Court therein, on the day of

for the said

and the said has applied for leave to appeal from the said judgment.

And whereas it is by law provided that the party appealing shall give security to the satisfaction of the Court below for all such costs as may be awarded to any Respondent by the Appeal Court:

And whereas the above-named and at the request of the said have agreed to enter into this obligation for the purposes aforesaid:

Now the condition of this obligation is such that if the above-bounden and

any or either of them shall pay unto the said , his executors, administrators or assigns the costs of the said Appeal as the Appeal Court shall order, then this obligation shall be void: otherwise shall remain in full force.



L.S.

Signed, sealed, and delivered by the abovenamed in the presence of

SCHEDULE B.

SCALE OF FEES.

On motion for leave of appeal ...£1 0 0
On setting down Appeal for hearing 1 0 0
Where the hearing of the Appeal shall
exceed one day, for each additional
day or part of a day occupied ... 1 0 0

On order for leave to appeal £0 10 0
On settling special case ... 1 0 0
Costs of transmission and other charges as the Court directs.

SCOTTISH OFFICE, WHITEHALL, June 25, 1913.

The King has been pleased, by Warrant under His Majesty's Royal Sign Manual, bearing date the 20th instant, to appoint Thomas Kirkpatrick Monro, Esq., M.D., Professor of Medicine in St. Mungo's College, Glasgow, to be Professor of Practice of Medicine in the University of Glasgow.

WHITEHALL, June 23, 1913.

The King has been pleased, by Warrant under His Majesty's Royal Sign Manual, bearing date the 23rd instant, to appoint Basil Home Thomson, Esq., to be an Assistant Commissioner of Police of the Metropolis.

DUBLIN CASTLE, June 21, 1913.

His Majesty's Letters Patent, bearing date the 18th day of June 1913, have passed the Great Seal of Ireland appointing the Right Honourable Thomas Francis Molony to be a Judge of the King's Bench Division of the High Court of Justice in Ireland.

The Letters Patent were enrolled in the Record and Writ Office of His Majesty's High Court of Justice in Ireland (Chancery Division) on the 19th day of June 1913.

HOUSING, TOWN PLANNING, &c., ACT, 1909.

SUBURBAN DISTRICT OF MID-LOTHIAN.

BLACKHALL AND DAVIDSON'S MAINS AREA.

ORDER BY THE LOCAL GOVERNMENT BOARD FOR SCOTLAND, authorising the Suburban District Committee of Midlothian County Council to prepare a Town Planning Scheme in respect of an area of land situated in the Parish of Cramond and wholly within the Suburban District of the County of Midlothian.

WHEREAS the District Committee of the Suburban District of the County of Midlothian (hereinafter referred to as "The District Committee"), being the Local Authority within the said Suburban District under the Housing, Town Planning, &c., Act, 1909, passed a resolution on the third day of December 1912,

applying to Us, the Local Government Board for Scotland, to authorise the District Committee to prepare a Town Planning Scheme in respect of land situated in the Parish of Cramond and wholly within the said Suburban District, the area of which land is shown by a boundary line coloured pink on a certain map marked "Midlothian County Council, Suburban District, Blackhall and Davidson's Mains Town Planning Scheme, Map No. 2," and is more particularly described in the Local Authority's advertisements of their intention to apply to Us for authority to prepare the said Scheme:

AND WHEREAS the resolution of the District Committee, together with the map above referred to, has been transmitted to Us, and We have enquired into the application and into the circumstances connected therewith:

Now THEREFORE WE, the Local Government Board for Scotland, do hereby, under the provisions of sub-sections (2) and (3) of Section 54 of the Housing, Town Planning, &c., Act, 1909, authorise the District Committee to prepare a Town Planning Scheme with reference to the Land (including land already built upon and land not likely to be used for building purposes) to which the aforesaid application relates.

AND WE do further authorise the District Committee in the preparation of the scheme as aforesaid to provide therein for the demolition or alteration of any of the buildings on the land included in the area in respect of which a scheme may be prepared as aforesaid, so far as may be necessary for carrying the Scheme into effect.

Given under the Seal of Office of the Loal
Government Board for Scotland, this
Twenty-third day of June One Thousand Nine Hundred and Thirteen year.

GEORGE M'CRAE, Vice-President.

DAVID BROWN,
Assistant Secretary.

STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, per Quantities of 8 Bushels, Imperial Measure, * as received from the Inspectors of Corn Returns, in the Well ended 21st June 1913, pursuant to the Corn Returns Act, 1882.

BR	I TIS H C	ORN.		QUANTITI	QUANTITIES SOLD.	
Wheat		•••	•••	Qrs. 25,164	Bus.	s. d. 32 8
Barley	•••	•••		153	0	2 3 10
Oats	•••	•••		1,860	0	19 8

COMPARATIVE STATEMENT for the corresponding Week in each of the Years from 1906 to 1912.

Corresponding		,QU	ANTITIES SOL	AVERAGE PRICE.				
Week i	n	WHEAT.	BARLEY.	OATS.	WHEAT.	BARLEY.	OATS.	
1906	•••	Qrs. Bus. 14,858 4 23.007 3	Qrs. Bus. 78 5 759 4	Qrs. Bus. 2,200 1 6.118 0	s. d. 30 3 31 2	#. d. 24 3 24 6	e. d	
1907 1 90 8		46,908 4	1,087 3	9,100 5	31 5	24 0	20 18	
1909 1910		17,291 7 31,645 2	398 4 880 0	5,886 4 2,551 2	42 8 29 4	27 2 20 1	21 1 17 1	
1911 1912		24,900 4 26,886 3	224 1 327 6	2,375 3 2,799 5	31 11 37 5	23 9 30 8	19 10 24 (

^{*} 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-nise imperial pounds for every bushel of oats.

ACCOUNT showing the Quantities of certain kinds of AGRICULTURAL PRODUCE Imported into the United Kingdom in the Week ended 21st June 1913, together with the Quantities Imported in the Corresponding Week of the Previous Year.

								Quar	itities.
								1912.	1913.
Animals, livi	ng :—								
		ws, an	d Calve	s			Number	1,315	81
Sheep a			•••				,,	_	_
Swine	•••		•••		•••		,,	_	\ -
Horses			•••				,,	141	26
resh Meat:							,,		
Beef (in	cluding	Refrig	erated a	ind F	rozen)		Cwts.	87,456	179,03
Mutton	"	·	"		,,		,,	118,446	115,31
Pork	11		"		,,		,, ,,	1,607	2,08
Meat,	unenum	erated,	Fresh	(inc	ludin	g Re-	, ,	8,377	14,24
		l Froze		`		_	"		
alted or Pre									1
Bacon							33	81,130	98,12
Beef	•••					•••	",	904	1,03
Hams		•••			•••		,, ,,	1 6 ,65 3	17,63
Pork							,,	4,825	6,01
Meat un	enumer					•••	, ,	1,369	2,13
			erwise		_	salting	1 1	7,006	12,03
			nd Can		- ,		"	•	'
airy Produc				,					
Butter		•••	•••					98,184	93,06
Margarii		•••	•••		•••		"	24,432	31,09
Cheese		•••			•••	•••	"	58,048	40,56
			drume		•••	•••	"		
	eam			•••	•••	•••	"	241	30
" -	ondense				•••	-	"	30,882	23,04
		, other		•••		•••	"	5	28
				•••	•••		Great Hundreds	430,028	564,81
Coultry	•••	•••	•••			•••	Value £	1,972	2,46
Jame	•••	•••	•••	•••	•••	•••		26	
Rabbits, dead				•••	•••	•••	Cwts.	377	4,57
Lard		and r	•	•••	•••	•••		44,670	41,30
Corn, Grain,		nd Flor		•••	•••	•••	"	11,010	,00
****				•••	•••	•••		1,759,400	2,720,90
Wheat 1				•••	•••	•••	"	259,000	207,30
Barley				•••	•••	•••	"	121,100	101,50
Oats	•••		•••	•••	•••	•••	"	259,800	357,40
Peas	•••	•••	•••	•••	•••	•••	"	26,420	71,56
Beans	•••		•••	•••	•••	•••	"	3,330	3,120
Maize of			•••	•••	•••	•••	"	794,500	1,181,10
Fruit, Raw :-		COIN	•••	•••	•••	•••.	"	, 51,000	1,101,10
Apples								8,569	11,21
Apricote		···	•••	•••	•••	•••	"	9	1,78
Bananas			•••	•••	•••	•••	Bunches	131,331	104,16
Cherries			•••	•••	•••	•••	Cwts.	22,903	12,37
Currant		•••	•••	•••	•••	•••	Owus.	16,159	27
Goosebe		•••	•••	•••	•••	•••	"	1,838	3,14
Grapes		•••	•••	•••	•••	•••	"	129	20:
Lemons		•••	•••	•••	•••	•••	,, ,	20,210	13,92
Oranges		•••	•••	•••	•••	•••	,, ,	52,086	47,05
Pears		•••	•••	•••	•••	•••	, ,,	24	19
Plums	•••	•••	•••	•••	•••	•••	,,	27	13
Strawbe		•••	•••	•••	•••	•••	22	462	4,62
Unenun	_	•••	•••	•••	•••	•••	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2,380	4,06
Hay		•••	•••	•••	•••	•••	π,,,	684	1,54
traw	•••	•••	•••	•••	•••	•••	Tons.	11	1,04
Ioss Litter	•••	•••	•••	•••	•••	•••	"	704	1,41
	•••	•••	•••	•••	•••	•••	0,3,4	1,522	33
Hops	•••	•••	•••	•••	•••	•••	Cwts.		_ 00
Locust Beans		•••	•••	•••	•••	•••	,,	3,448	
Vegetables, I							, , ,	40 590	115.00
Onions		•••	•••	•••	•••	•••	Bushels	48,730	115,684
Potatoes		•••	•••	•••	•••	•••	Cwts.	258,005	544,31
Tomatoe	_	•••	•••	•••	•••	•••	,", a	43,189	44,929
Unenun		•••	•••	•••	•••	•••	Value £	10,575	13,054
Vegetables, I	Jried	•••			•••	•••	Cwts.	343 2,876	961 7,239
		d by ca	•						

DISEASES OF ANIMALS ACTS, 1894 to 1911.

The following Area is now an "Infected Area" for the purposes of the Swine Fever (Regulation of Movement) Order of 1908:—

Midlothian.—An area comprising the Parish of Corstorphine, in the County of Midlothian; and also comprising such portion of the County of the City of Edinburgh as lies to the west of the Caledonian Railway line running from Edinburgh to Kirknewton via Colinton and Currie from the point where it crosses the city boundary near Slateford Church to Princes Street Station, and of Queensferry Street, Dean Bridge, Clarendon Crescent, Dean Park Crescent, Comely Bank Avenue, East Fettes Avenue, Ferry Road, and the eastern boundary fence of Wardieburn House (13th June 1913).

The following Areas are now "Scheduled Areas" for the purposes of the Swine Fever (Regulation of Movement) Order of 1908:—

Aberdeenshire, &c.—An Area comprising the Counties of Aberdeen, Argyll, Banff, Bute, Caithness, Clackmannan, Elgin, Fife, Forfar, Inverness, Kincardine, Kinross, Nairn, Orkney, Perth, Ross and Cromarty, Stirling, Sutherland, and Zetland, and the detached part of the County of Dumbarton; the Cities of Aberdeen, Dundee, and Perth; and the Burghs of Peterhead, Campbeltown, Elgin, Dunfermline, Kirkcaldy, Arbroath, Brechin, Forfar, Montrose, Inverness, Falkirk, and Stirling (1st October 1911).—See also under Dumbartonshire, &c.

Argyllshire.—See under Aberdeenshire, &c.

Ayrshire.—An Area comprising the County of Ayr, and the Burghs of Ayr, Irvine, and Kilmarnock (1st October 1911).

Banfishire.—See under Aberdeenshire, &c.

Berwickshire, &c. — An Area comprising the Counties of Berwick, Roxburgh, and Selkirk, and the Burghs of Hawick and Galashiels, and also comprising the Parish of Stow, in the County of Midlothian (1st October 1911).

Buteshire.—See under Aberdeenshire, &c. Caithness.—See under Aberdeenshire, &c.

Clackmannan.—See under Aberdeenshire, &c.

Dumbartonshire, &c.—An Area comprising the Counties of Dumbarton (except its detached part), Lanark, Peebles, and Renfrew, and the Burghs of Airdrie, Dumbarton, Greenock, Hamilton, Paisley, Port-Glasgow, and Rutherglen, and the City of Glasgow (1st October 1911).—See also under Aberdeenshire, &c.

Dumfriesshire, &c.—An Area comprising the Counties of Dumfries and Kirkcudbright, and the Burgh of Dumfries (1st October) 1911.

Elgin.—See under Aberdeenshire, &c.

Fife.—See under Aberdeenshire, &c.

Forfarshire.—See under Aberdeenshire, &c.

Haddingtonshire. — An Area comprising the County of Haddington (1st October 1911).

Inverness-shire.—See under Aberdeenshire, &c. Kincardineshire.—See under Aberdeenshire, &c. Kinross.—See under Aberdeenshire, &c.
Kirkcudbrightshire.—See under Dumfriesshire, &c.
Lanarkshire.—See under Dumbartonshire, &c.

Linlithgow, &c.—An Area comprising the Counties of Linlithgow and Midlothian (except the Parish of Stow), the Burghs of Leith and Musselburgh, and the City of Edinburgh (1st October 1911).—See also under Berwickshire, &c.

Midlothian.—See under Linlithgow, &c., and also under Berwickshire, &c. See also under "Infected Area."

Nairn.—See under Aberdeenshire, &c.
Orkney.—See under Aberdeenshire, &c.
Peebles.—See under Dumbartonshire, &c.
Perthshire.—See under Aberdeenshire, &c.
Renfrew.—See under Dumbartonshire, &c.
Ross and Cromarty.—See under Aberdeenshire, &c.
Roxburghshire.—See under Berwickshire, &c.
Selkirkshire.—See under Berwickshire, &c.
Stirlingshire.—See under Aberdeenshire, &c.
Sutherland.—See under Aberdeenshire, &c.
Wigtownshire.—An Area comprising the County of Wigtown (1st October 1911).
Zetland.—See under Aberdeenshire, &c.

RETURN of OUTBREAKS of the undermentioned DISEASE in SCOTLAND for the Week ended 21st June 1913, distinguishing Counties (including Burghs):—

ANTHRAX.

		2 g		Animals	Attacke	i,
Соинт	ry.	Outbreaks Confirmed.	Cattle.	Sheep.	Swine.	Horse.
		No.	No.	No.	No.	No.
Aberdeen . Banff . Berwick . Fife Kirkeudbrig Perth .	 ght	2 1 1 1 1 2	2 1 1 1 1 2		11111	11111
TOTAL .		8	8	-	-	-

Board of Agriculture and Fisheries, 24th June 1913.

BANKRUPTS. FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

Edgar Dredge, 132 High Street, Notting Hill Gats, London, formerly residing and carrying on business at Penton Hall, Staines, in the county of Middlesex, picture restorer and dealer in antiques and works of art.

Clarence George Wraight, 43 Douglas Road, Maidstone, in the county of Kent, late 10 New Rent, Ashford, in the said county, furniture dealer. John Forde, of London and 4A Sidney Road, St. Margarets, Middlesex.

Marie Fraser, late 30 Frognal Lane, Hampstead, in the county of London, but whose present residence the petitioner is unable to ascertain, a domiciled Englishwoman, widow.

William Francis Johnson (trading as Johnson & Johnson), 21 Carter Lane, London, E.C., and West Hall, Westhall Road, Kew Gardens, in the county of Surrey, costume manufacturer.

P. A. Vaile, 9 Southhampton Street, Holborn, and 19 Nassau Street, in the county of London, journalist.

Charles Edmund Ray, Birkby, Clark-in-Cartmel, in the county of Lancaster, lately residing at Whinfield, Pennington, near Ulverston, in the said county, mining engineer.

Edward Arm, residing at 17 St. Peter's Road, Handsworth, in the city of Birmingham, and lately earrying on business at 103 Booth Street, Handsworth aforesaid, butcher.

Alfred Caldwell, 162 St. Helen's Road, Bolton, journeyman painter.

Whiteley Binks, 3 Wyke Common, Wyke, in the city of Bradford, joiner and builder.

Weston Holmes, Edgehouse Farm, Thornton, in the city of Bradford, farmer.

George Herman Steege, 21 Ivegate, in the city of Bradford, pork butcher.

John Dunn, residing at 144 Graham Street, and carrying on business at 10 St. Andrews View, both in Penrith, Cumberland, grocer.

John George Graves, Queen Street, Aspatria, Cumberland, draper.

Hedley Housden Barnes, and Jabez William Barnes, both residing at 29 Cleveland Road, Ilford, Essex, trading as Barnes Brothers at 6 Station Road, 1 The Pavement, Seven Kings, 552 High Road, Goodmayes, 3 Broomhill Market, Green Lane, Goodmayes, and 29 Cleveland Road, all at Ilford aforesaid, and lately carrying on business at 80 High Road, Ilford aforesaid, ironmongers and oil and colour merchants.

Ernest John Tilley, Ravenscroft, King's Road, Westcliff-on-Sea, Essex, lately carrying on business at 15 Walbrook, London, engineer.

Gideon Lines, Sutton Veny, Wilts, master baker.

Richard Hufton, 116 Daubney Street, New Cleethorpes, music teacher.

Isaac Newton, 43 Thornfield Road, Lockwood, Huddersfield, in the county of York, formerly residing at Cliff House, Holmfirth, commercial traveller.

George Michael Johnson (trading as Samuel Johnson), 148 Town Street, Armley, in the city of Leeds, and residing at West Lea, Town Street, Armley aforesaid. currier.

William Oakes, residing at 71 Mill Street, Congleton, in the county of Chester, and carrying on business at 71 Mill Street, Congleton aforesaid, hardware dealer, and at 74 Mill Street, Congleton aforesaid, elogger.

Richard Evans, late Whitegate, Winterley, near Crewe, now care of Thomas Evans, Bridge House Farm, Sound, Nantwich, retail cheese dealer.

Edward Ranson, 12 Stanley Avenue, in the hamlet of Thorpe, in the county of the city of Norwich, timber merchant,

William Pearson, residing and trading at the Railway Tavern, Edingley, near Southwell, Nottinghamshire, beerhouse keeper and grocer.

James Pickup, 731 Rochdale Road, Royton, near Oldham, in the county of Lancaster, coal merchant. Herbert Frederick Rees, 1 Redcliffe Gardens, Southsea, Hants, no occupation.

Albert John Beard, 2 The Gables, Admaston, near Wellington, in the county of Salop, and carrying on business at Cross Green, Allscott, near Wellington aforesaid, baker and grocer.

Robert Branford, residing at 47 Kingsway, and lately carrying on business at 2 Queensway and Percy Street, all in Goole, in the county of York, grocer, provision and general dealer.

Leonard Ham, 93 Bedford Hill, Balham, in the county of London, estate agent.

Joseph William Harrison, The Priory, Alcester, Warwickshire, bank clerk.

ADJUDICATION ANNULLED.

Louisa Rosetta Pritchard, 2 The Myrtles, Sea Street, Herne Bay, in the county of Kent, boarding house proprietor (wife of Benjamin Augustin Pritchard, living apart from him).

ADJUDICATION ANNULLED AND RECEIVING ORDER RESCINDED.

Hugh Nevile Lubbock, late 43 Threadneedle Street, London, E.C., and residing at Gorringes, Downe, in the county of Kent.

THE HONGKONG NAVIGATION COMPANY LIMITED (in Liquidation.)

NOTICE is hereby given that a Meeting of the Creditors of The Hongkong Navigation Company Limited will be held in the Office of Messrs. Andrew Weir & Company, 21 Bury Street, London, E.C., on Thursday, 3rd July 1913, at 12.30 p.m., in compliance with Section 188 of the Companies (Consolidation) Act, 1908.

Any persons claiming to be Creditors are requested to lodge particulars of their claims with me before the date of the Meeting.

The Company has passed a Resolution to wind up the Company voluntarily.

Dated this 24th day of June 1913.

(Signed) ANDREW WEIR, Liquidator.

21 Bury Street, London, E.C.

THE GIFFORD TRADING COMPANY LIMITED (in Liquidation).

NOTICE is hereby given that a Meeting of the Creditors of The Gifford Trading Company Limited will be held in the Office of Messrs. Andrew Weir & Company, 21 Bury Street, London, E.C., on Thursday, 3rd July 1913, at 12 o'clock noon, in compliance with Section 188 of the Companies (Consolidation) Act, 1908.

Any persons claiming to be Creditors are requested to lodge particulars of their claims with me before the date of the Meeting.

The Company has passed a Resolution to wind up the Company voluntarily.

Dated this 24th day of June 1913.

(Signed) ANDREW WEIR, Liquidator.

21 Bury Street, London, E.C.

THE JUGRA SYNDICATE LIMITED (in Liquidation).

NOTICE is hereby given that, in terms of Section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the above Company will be held within the Office of Macdonald, Stewart, & Stewart, C.A., 102 Hope Street, Glasgow, on Friday, 1st August 1913, at eleven o'clock forenoon, for the purpose of considering the accounts of the winding up and any explanations thereof.

GEORGE A. MACDONALD, C.A., Liquidator.

THE GLASGOW RUBBER ESTATES LIMITED (in Liquidation).

NOTICE is hereby given that, in terms of Section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the above Company will be held within the Office of Macdonald, Stewart, & Stewart, C.A., 102 Hope Street, Glasgow, on Friday, 1st August 1913, at 12 o'clock noon, for the purpose of considering the accounts of the winding up and any explanations thereof.

GEORGE A. MACDONALD, C.A., Liquidator.

The Companies (Consolidation) Act, 1908.

BARNES GAP GRANITE COMPANY LIMITED (in Liquidation).

NOTICE is hereby given, in pursuance of Section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of abovenamed Company will be held within the Chambers of Messrs. Thomson M'Lintock & Co., C.A., 149 West George Street, Glasgow, on Tuesday the twenty-ninth day of July 1913, at twelve o'clock noon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the assets 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 twenty-fourth day of June 1913.

WILLIAM M'LINTOCK, Liquidator.

A PETITION for Cessio has been presented in the Sheriff Court of Lanarkshire at Glasgow, at the instance of William Gilchrist Mathie, Clothier, 187 Hope Street, Glasgow, against ALEXANDER MURDOCH, Farmer, now or lately at Hilton, Bishopbriggs, and presently residing at Mr. Kemp's, 15 Robb Street, off Cowlairs Road, Springburn, Glasgow, Defender; and all the Creditors of the said Alexander Murdoch are hereby required to appear in Court, within the Summary Court, Room No. 34, County Buildings, 70 Hutcheson Street, Glasgow, upon the tenth day of July 1913, at ten o'clock forenoon.

JAMES RUTHERFORD, Pursuer's Agent.

56 George Square, Glasgow.

A PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Lanarkshire at Glasgow, at the instance of Rennie & Prosser Limited, Smith Street, Kelvinbridge, Glasgow, against JAMES AITKEN, 72 M'Lellan Street, S.S., Glasgow; and the Sheriff-Substitute has ordained the said James Aitken to appear within the Summary Court, Room No. 34, County Buildings, 70 Hutcheson Street, Glasgow, upon the 10th day of July next, at ten o'clock forenoon, for Examination, at which all his Creditors are required to attend.

R. C. MACKAY, Petitioner's Agent.

50 Wellington Street, Glasgow, 26th June 1913.

A PETITION for Cessio has been presented to the Sheriff of Ayrshire at Kilmarnock, at the instance of the Saint George Co-operative Society Ltd., 40 Gladstone Street, Glasgow, against MISS MARGARET FERGUSON, Hillside, Skelmorlie; and the Sheriff-Substitute has ordained the said Margaret Ferguson to appear within the Sheriff Court House, Kilmarnock, upon the ninth day of July nineteen hundred and thirteen, at ten o'clock forenoon, for Examination, at which all her Creditors are required to attend.

ALEXANDER M'DONALD, Agent.

136 Wellington Street, Glasgow, 26th June 1913.

THE Estates of DAVID WATSON, 2 Laburnum Road, Bellahouston, Glasgow, have, in virtue of and for the purposes of the Cessio Acts, been transferred to James Campbell, Chartered Accountant, 163 Saint Vincent Street, Glasgow, as Trustee for behoof of his Creditors. Creditors must lodge their claims with the Trustee on or before 19th August 1913. The Creditors meet before the Sheriff, within the Summary Court, County Buildings, Glasgow, on 10th September 1918, at 10 a.m.

JAS. CAMPBELL, Trustee.

163 St. Vincent Street, Glasgow, 24th June 1913.

A PETITION having been presented to the Lord Ordinary officiating on the Bills at the instance of William M'Ewan & Company Limited, incorporated under the Companies Acts and carrying on business as Brewers at Fountain Brewery, Edinburgh, for Sequestration of the Estates of GEORGE MARK, Public House Keeper, one hundred and sixty-fre Pleasance, Edinburgh, his Lordship of this date granted Warrant for citing the said George Mark of 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.

MORTON, SMART, MACDONALD, & PROSSER, W.S., 19 York Place, Edinburgh, Agents.

26th June 1913.

PETITION having been presented to the Lord Ordinary officiating on the Bills at the instance of Alexander Robert Ferguson, M.B., C.M., Professor in the Egyptian Government School of Medicine, Cairo, Egypt, and residing there, heritable proprietor of the Farm and Lands of Mossculloch, in the Parish of Kilwinning and County of Ayr, for the Sequestration of the Estates of JOHN M'INTOSH, residing sometime at Tambowie Cottage, Craigton, Milngavie, and ALEXANDER M'INTOSH, his son, sometime residing with him there, and both now residing at the Farm of Mossculloch, in the Parish of Kilwinning and County of Ayr aforesaid, his Lordship of this date granted Warrant for citing the said John M'Intosh and Alexander M'Intosh 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 of their Estates should not be awarded; of all which Intimation is hereby given.

MACPHERSON & MACKAY, S.S.C., Petitioner's Agents.

26 Queen Street, Edinburgh, 24th June 1913.

SEQUESTRATION of the Deceased DAME SUSAN HAY SINCLAIR or LENNOX-SINCLAIR of Murkle, in the County of Caithness, and Stevenson, in the County of Haddington, widow of General Sir Wilbraham Oates Lennox, V.C.

CHARLES JOHN MUNRO, C.A., Edinburgh, has been elected Trustee on the Estate; and John Lamb Smith, S.S.C., Edinburgh, has been elected a Commissioner. The Creditors will meet within the Chambers of Messrs. Romanes & Munro, C.A., 50 Frederick Street, Edinburgh, on Wednesday the 9th day of July 1913, at eleven o'clock forenoon, when two Commissioners fall to be elected.

CHARLES J. MUNRO, C.A., Trustee.

50 Frederick Street, Edinburgh, 27th June 1913.

SEQUESTRATION of ROBERT ANDERSON, Solicitor in the Supreme Courts of Scotland, 37 York Place, Edinburgh.

CARLES JOHN MUNRO, Chartered Accountant, Edinburgh, has been elected Trustee on the Estate; and Robert Stewart, S.S.C., Edinburgh, David Crawford, S.S.C., Edinburgh, and Andrew H. Hogg, S.S.C, Edinburgh, have been elected Commissioners. The Examination of the Bankrupt will take place within the Sheriff Court House, George IV. Bridge, Edinburgh, on Tuesday the 8th day of July 1913, at two o'clock afternoon. The Creditors will meet within the Chambers of Messrs. Romans & Munro, C.A., 50 Frederick Street, Edinburgh, on Wednesday the 16th day of July 1913, at eleven o'clock forenoon.

CHARLES J. MUNRO, C.A., Trustee. 50 Frederick Street, Edinburgh, 27th June 1913.

BARCLAY, formerly residing at Kirkland Villa, Largs, and now at Blairbeth Road, Burnside, Rutherglen, Glasgow.

I, WILLIAM DOW, Incorporated Accountant, 153 Saint Vincent Street, Glasgow, Trustee in the above Sequestration, hereby intimate that John Moffat, junior, Clogmaker, Glasgow, has been elected a Commissioner in place of Angus M'Phaden, Grocer, Largs, now deceased, in terms of the Bankruptcy Statutes.

WILLIAM Dow, Trustee.

24th June 1913.

SEQUESTRATION of Mrs. JENNY L. HENLEY, widow, Spirit Merchant, 8 Airds Place, Oban.

I ROBERT BURNS M'CAIG, Accountant, Glasgow, Trustee in the above Sequestration, hereby call a General Meeting of the Creditors, to be held within the Chambers of Messrs. R. B. M'Caig & Mitchell, Accountants, 124 St. Vincent Street, Glasgow, on Wednesday the 23rd day of July 1913, at twelve o'clock noon, for the purpose of considering an application to be made for my discharge as Trustee.

R. B. M'CAIG, Trustee.

Glasgow, 27th June 1913.

SEQUESTRATION of JAMES AYTOUN REID, formerly residing at 64 Dixon Avenue, Crosshill, Glasgow, and presently abroad, but whose address is unknown.

 $T^{\rm HE}$ Trustee hereby intimates that the accounts of his intromissions with the funds of the Estate, brought down to 2nd June 1913, have been audited by the Commissioners, who have postponed the declara-tion of a Dividend till the recurrence of another statutory period.

F. CALDWELL KER, C.A., Trustee.

149 St. Vincent Street, Glasgow, 19th June 1913.

SEQUESTRATION of JAMES M'LAUGHLIN, Wine and Spirit Merchant, 346 St. Vincent Street, Glasgow.

THE Trustee hereby intimates that an account of I his intromissions with the funds of the Estate, brought down to 12th June 1913, has been made up by him and examined and audited by the Commissioners, who have postponed the declaration of a Dividend until the recurrence of another statutory period, and have dispensed with circulars to Creditors,

JOSEPH JORDAN, Trustee.

113 St. Vincent Street, Glasgow, 25th June 1913.

SEQUESTRATION of THE GOVANHAUGH PAPER COMPANY, Paper Makers, Govanhaugh, Pollockshaws, Glasgow, and Robert Pattison Gilmour, residing at 63 Shawhill Street, Shawlands, Glasgow, the sole Partner thereof, as such Partner, and as an Individual.

THE Trustee hereby intimates that an account of his intromissions with the funds of the Estate, brought down to 8th June 1913, has been made up by him and examined and audited by the Commissioners, who have postponed the declaration of the Dividend until the recurrence of another statutory period, and dispensed with circulars to Creditors.

GEO. HODGE, Trustee.

135 Buchanan Street, Glasgow, 21st June 1913.

SEQUESTRATION of WILLIAM HENDERSON | To the Creditors on the Sequestrated Estates of WILLIAM CLARK CAMPBELL, Farmer, Berryknowe, Chryston, thereafter Grain Merchant and Contractor at 5 South St. Mungo Street, Glasgow, and now Warehouseman, residing at 30 Staffa Street, Glasgow.

Y virtue of an Order of the Sheriff-Substitute of Lanarkshire at Glasgow, William Clark Campbell, above designed, hereby intimates that he has presented a Petition to the Sheriff of Lanarkshire at Glasgow, to be finally discharged of all debts contracted by him or for which he was liable at the date of the Sequestration of his Estates (21st February 1911), in terms of the Statutes.

> WILLIAM ARMOUR, Solicitor, 153 Queen Street, Glasgow, Agent for the said William Clark Campbell.

INTIMATION is hereby given that John Maclennan, Estate Manager, Ardarroch, Lochcarron, and Robert Thomas Malcolm Sinclair, Banker, Lochcarron, as Trustees and Executors of the now Deceased RODERICK MACRAE, Carpenter and Merchant, residing at Kyle of Lochalsh, disposed, as on the eighth day of March nineteen hundred and twelve, of the Business of General Merchant at Kyle of Lochalsh, disposed, as in the eighth day of March nineteen hundred and twelve, of the Business of General Merchant at Kyle of Lochalsh carried on by the said Roderick MacRae, to Mrs. Margaret MacKenzie or MacRae, his widow, residing at Kyle of Lochalsh, and that the said Business has since been carried on by the said Mrs. Margaret MacKenzie or MacRae, and that the said Trustees have had no connection with the said Business since the eighth day of March nineteen hundred and twelve.

JOHN MACLENNAN, Trustee.

JOHN M'KENZIE, Witness, Joiner, Lochcarron.

ALEX. Ross, Witness, Gardener, Courthill Gardens.

R. T. M. SINCLAIR, Trustee.

DAVID PRYDE, Witness, Teller, Bank of Scotland, Lochcarron. JOHN MACLEAN, Witness, Bank Clerk,

Lochcarron. MARGARET MACRAE.

JOHN HOSACK, Banker, Kyle, Witness. FINLAY MACKENZIE, Bootmaker, Loch-carron, Witness.

10th June 1913.

THE Firm of CAMPBELL & PHILP, carrying on business as House Factors at 103 Bath Street, Glasgow, has been DISSOLVED as at 31st May 1913, Subscriber William Philp, one of the Partners.

The Business will continue to be carried on at the same address by the Subscriber James Muir Campbell,

on his own account and under the same name of CAMPBELL & PHILP.

Mr. James Muir Campbell is authorised to uplift all the debts due to, and he will discharge the whole debts and liabilities of, the Firm.

Dated at Glasgow, this 25th day of June 1913.

JAS. M. CAMPBELL.

Witnesses to the Signature of the said James Muir Campbell—
ETHEL COWELL, 103 Bath Street,
Glasgow, Typist, Witness.
ERNEST WM. ALEXANRER, 103 Bath
Street, Glasgow, Clerk, Witness.

WM. PHILP.

Witnesses to the Signature of the said William Philp-ETHEL COWELL, 103 Bath Street, Glasgow, Typist, Witness.
ERNEST WM. ALEXANDER, 103 Bath Street, Glasgow, Clerk, Witness. THE Firm of CHARLES MUIRHEAD & SON, Wine Merchants, Edinburgh and Perth, of which the Subscribers were the sole Partners, was DISSOLVED by mutual consent upon 31st March 1913, by retiral of Charles Muirhead. The Business will be continued by George Bell Brown on his own account under the same Firm name, and he is authorised to uplift debts due to, and will discharge the liabilities of, the Firm.

25th June 1913.

CHARLES MUIRHEAD. GEORGE BELL BROWN.

A. J. AUCHTERLONIE, Witness.
D. H. M'BRYDE, Witness.
Both Clerks to Charles Muirhead & Son, Edinburgh.

NOTICE.

THE Businesses of Timber and Sand Merchant, carried on by the late WILLIAM WATSON at Shettleston, Carmyle, and Tollcross, were acquired, as at thirtieth September nineteen hundred and eleven, by deceased's sons, John Leckie Watson and James Watson, and have been carried on by them for their own behoof under the Firm of WILLIAM WATSON & SONS, of which they are the sole Partners.

The Business of Timber Merchant carried on by the sold William Watson in Parthelian carried by

The Business of Timber Merchant carried on by the said William Watson in Perthshire was acquired by the said James Watson, and has been carried on in

his own name for his own behoof.

Dated at Glasgow, this 19th day of June 1913.

AGNES WATSON, JOHN LECKIE WATSON, JAMES WATSON, WILLIAM BROWN,

Trustees of the late William Watson.

WILLIAM WATSON & SONS.
JOHN LECKIE WATSON.
JAMES WATSON.

JAMES L. BLACK, Clerk-at-Law, 15 West George Street, Glasgow, JAS. M. P. PRENTICE, Clerk-at-Law, 15 West George Street, Glasgow, Witnesses to the Signatures of all the above parties. THE Firm of A. & R. OSBORNE, Wholesale Provision Merchants, 97 Hutcheson Street, Glasgow, of which the Subscribers Alexander Osborne and Robert Osborne were the sole Partners, was DISSOLVED as at the 28th day of May 1911, by mutual consent.

Dated at Glasgow, this 25th day of June 1913.

ALEX. OSBORNE.

CONSTANCE F. OSBORNE, of Capriheath, Barrhead, spinster, MARION OSBORNE, of Capriheath, Barrhead, wife of said Alexander

Osborne,
Witnesses to the Signature of the
said Alexander Osborne.

ROBERT OSBORNE.

GEO. MIDDLETON, of 83 Bath Street, Glasgow, Writer, CHAS. S. WILLIAMSON, of 83 Bath Street, Glasgow, Law-Apprentice, Witnesses to the Signature of the said Robert Osborne.

NOTICE OF DISSOLUTION.

THE Firm of D. HOUSTON & SONS, carrying on business as Ironmongers, Ship Furnishers, and Sheet Metal Workers at number 72 Bay Street, Port-Glasgow, of which the Subscribers were the Partners, was DISSOLVED as on the 31st day of May 1913.

Glasgow, of which the Subscribers were the Partners, was DISSOLVED as on the 31st day of May 1913.

The Subscriber David Houston will carry on the Business of Ship Furnishers and Sheet Metal Workers at number 72 Bay Street, Port-Glasgow, for his own behoof, under the name of D. Houston & Sons, and he will also collect all debts due to, and discharge all the liabilities of, the dissolved Firm.

The Subscriber Alexander Arthur Houston will carry on the Business of Ironmonger and Plumber in his own name and for his own behoof, at number 72

Bay Street, Port-Glasgow.

DAVID HOUSTON.
ALEXANDER A. HOUSTON.

GEORGE KERR, Writer, Port-Glasgow,

ROBERT U. BARR, Law - Apprentice, Port-Glasgow, Witness.

Port-Glasgow, 24th June 1913.

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 ex	ceeding	150		•••	•••	•••	0	15	0
,,	150	"	,,	20 0			•••	•••	1	0	0
"	200	"	,,	250	•••	•••	•••	•••	1	5	0
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2)	300	,,	"	350	•••	•••	• • •	•••	1	15	0
"	350	,,	,,	400	•••	• • • •	•••	•••	2	0	0
"	400	"	"	450	•••	•••	•••	•••	2	5	0
,,	450	"	"	500		• • •		•••	2	10	0
	An	d 5s. extra	for each	add	ition	al 50 or ;	part of	50 wor	ds.		
For eac	ch co	py of the (Jazette			•••	•••	•••	• • •		9d.
Friend	ly So	cieties' No	tices, ea	ch	•••		•••	•••			58.

The above Fees must be paid by affixing to the Notice Postage Stamps of as large value as possible.

Advertisements cannot be received or withdrawn after one o'clock on Tuesdays and Fridays.

The dues paid on withdrawn Advertisements cannot be returned.

All Letters must be Post Paid.

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** This Gasette is filed at His Majesty's Stationery Office, London, and at the Office of the Dublin Gazstte.

Friday, June 27, 1913.

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