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TUESDAY, MARCH 23, 1915.

PRIVY COUNCIL OFFICE, March 19, 1915.

PRIZE COURTS ACT, 1894.

NOTICE is hereby given that, after the expiration of 40 days from the date hereof, it is proposed to submit to His Majesty in Council the Draft of an Order in Council further amending the existing Rules and amended Rules for regulating the procedure and practice of Prize Courts.

Notice is hereby further given that, in accordance with the provisions of the Rules Publication Act, 1893, copies of the proposed Rules can be obtained by any Public Body within 40 days of the date of this Notice, at the Privy Council Office, Whitehall.

BUCKINGHAM PALACE, March 16, 1915.

This day had Audience of the KING :-

Count de Lalaing, to present his Letters of Recall, and Monsieur Paul Hymans, to present his Letters of Credence, as Envoy Extraordinary and Minister Plenipotentiary from His Majesty the King of the Belgians.

WHITEHALL, March 15, 1915.

The KING has been pleased to approve of make f the award of the Albert Medal of the Second thereof.

Class for saving life on land to Mr. James Julian Carter, a brakeman of the Canadian Pacific Railway, in recognition of his gallantry in saving the life of a little girl named Violet Freeman at Tweed, Ontario, on the 10th May 1914.

On the day in question Carter was on the engine of a train running between Havelock and Smith's Falls in the Province of Ontario. The train was rounding a curve near Tweed at a speed of about 18 miles an hour, when Carter, who was on the inside of the curve, saw the child trying to cross the line 200 feet ahead. He shouted to the driver to stop, and immediately made his way along the footboard to the "pilot" on the front of the engine. Realising that the train, the speed of which had been reduced to about 8 miles an hour, could not be pulled up in time, he junped from the engine, and, rushing forward, just succeeded in rescuing the child, falling with her into the ditch at the side of the line. The train was stopped when the engine and 8 coaches had passed the spot where the child was rescued.

DOWNING STREET, March 17, 1915.

The KING has been pleased by Letters Patent, passed under the Great Seal of the United Kingdom, dated the 27th day of February 1915, to reconstitute the office of Governor and Commanderin-Chief of the Colony of the Gambia, and to make further provision for the Government thereof.

CURRENCY NOTES.

(4 & 5 Geo. 5, cc. 14 and 72.)

I.-ISSUE ACCOUNT.

Total Issued up to 10th Marc 1915, inclusive.	ch Notes ca	ncelled up to 10th 1915, inclusive.	March	•					
£ s. £1 68,363,672 0 10/ 19,025,930 0	0 £1	£ 39,785,407 10,198,626	s. d. 0 0 0 0						
Issued during the week ender 17th March 1915.		Cancelled during the week ended 17th March 1915.							
£ s. £1 1,114,260 0 10/ 663,300 0	0 £1	£ 995,524 584,669	s. d. 0 0 0 0						
	Т	'otal		£51,5 64, 226	0	0			
	£1 10/-	Outstanding. £ 28,697,001 8,905,935	s. d. 0 0 0 0	£37,602,936	0	0			
Total £89,167,162 0	0		Total	£89,1 6 7,162	0	0			
	II.—BALAN(CE SHEET.							
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31,002,000	Other B Post Off Trustee		••••	. 159,000	0	0			
	Gold Co Governr	in and Bullion nent Securities at the Bank of Eng	•••	. 5,000,000		0 0 0			
£37,60 2,936 0	0			£37,602,936	0	0			
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Treasury Chambers, 18th March 1915. JOHN BRADBURY, Secretary to the Treasury.

WAR OFFICE, March 18, 1915.

The President of the French Republic has, with the approval of His Majesty the KING, bestowed the decoration of the Legion of Honour on the undermentioned Officers, in recognition of their distinguished service with the British Army in the Field :---

GRAND OFFICIER,

- Lieutenant-General Sir J. Willcocks, K.C.B., K.C.S.I., K.C.M.G., D.S.O., Commanding Indian Army Corps.
- Major-General (temporary Lieutenant-General) W. P. Pulteney, K.C.B., D.S.O., Commanding 3rd Army Corps.
- Major-General (temporary Lieutenant-General) E. H. H. Allenby, K.C.B., Colonel, 5th (Royal Irish) Lancers, Commanding Cavalry Corps.

CROIX DE COMMANDEUR.

Colonel (temporary Brigadier-General) G. M. Harper, C.B., D.S.O., General Staff, British Army in the Field.

CROIX DE CHEVALIER.

- Temporary Lieutenant-Colonel B. Fitzgerald, late 2nd County of London Yeomanry, Private Secretary to the Field-Marshal Commanding-in-Chief, British Army in the Field.
- Lieutenant-Colonel S. L. Barry, D.S.O., 4th Battalion, The Northamptonshire Regiment, Major, Reserve of Officers, A.D.C. to the Field-Marshal Commanding-in-Chief, British Army in the Field.
- Honorary Colonel L. G. F. M., Lord Brooke, C.M.G., M.V.O., 8th Battalion, The Essex

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Regiment, Major and Brevet Lieutenant-Colonel, Territorial Force Reserve, A.D.C. to the Field-Marshal Commanding-in-Chief, British Army in the Field.

- Major A. F. Watt, D.S.O., Yorkshire Hussars Yeomanry, A.D.C. to the Field-Marshal Commanding in-Chief, British Army in the Field.
- Captain The Honourable F. E. Guest, Reserve of Officers, 1st Life Guards, A.D.C. to the Field-Marshal Commanding-in-Chief, British Army in the Field.
- There are no restrictions as to the occasions on which these decorations may be worn.

ADMIRALTY, March 16, 1915.

The KING has been graciously pleased to award the Distinguished Service Cross to the undermentioned Officers :—

C

Lieutenant Denys Charles Gerald Shoppee, Royal Navy, for gallant and distinguished service in the field.

Lieutenant John William Bell, Royal Naval Reserve, of the steamship "Thordis" for his gallant and spirited conduct in ramming a German submarine, which had fired a torpedo at the "Thordis," on the 28th February 1915.

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(DATED 16TH MARCH 1915.)

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling them to this behalf, do order, and it is hereby ordered, as follows:—

The suspension of the operation of part of the Parasitic Mange Order of 1911 by the Order of the Board dated the sixth day of August, nineteen hundred and fourteen, shall cease on the twentyeighth day of March nineteen hundred and fifteen, and the said Order of 1911 shall on and after that date operate accordingly.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this sixteenth day of March L. S.) nineteen hundred and fifteen.

> A. W. ANSTRUTHER, Assistant Secretary.

Copies of the above Order can be obtained on application to the Secretary, Board of Agriculture and Fisheries, 4 Whitehall Place, London, S.W. Secretary for Scotland, Session 1915.

Private Legislation Procedure (Scotland) Act, 1899.

DUNDEE CORPORATION.

(New Municipal Hall, Council Chambers, and Offices; New Public Market and Buildings; Appropriation and Compulsory Acquisition of Lands and Properties ; Power to Build Shops, Warehouses, Offices, &c.; Relinquishment of Authorised Works; Street Improvement and New Road or Street, and vesting of same in Corporation; Byelaws and Regulations; Powers of Deviation; Interferences with Streets, Roads, &c.; Underpinning of Houses and Buildings; Compulsory Acquisition of Thoroughfares ; Extinguishment of Rights-of Way and Stopping Up of Street, Wynds, &c.; Notices to Treat and Arbitrations under Act of 1913; Provisions with regard to Compensation; Alterations of Levels of Streets, &c., and of Steps, Doors, &c.; Sale, Lease, &c., of Properties; Part Purchase of Properties; Borrowing of Money; Tolls, Dues, Assessments, Rates, &c., and Increase and Alteration thereof; Incorporation and Amendment or Repeal of Acts; Other Purposes.)

OTICE is hereby given, that application is intended to be made to the Secretary for Scotland on or before the 17th day of April next, under and in pursuance of the Private Legislation Procedure (Scotland) Act, 1899, by the Lord Provost, Magistrates, and Councillors (hereinafter called "the Corporation") of the City and Royal Burgh of Dundee (hereinafter called "the City" or "the Burgh") for a Provisional Order (hereinafter called "the Order") for effecting the objects and purposes after mentioned or some of them, that is to say :—

1. To authorise the Corporation to provide, build, erect, and maintain on the area "A" after mentioned, or some part thereof, in such manner and according to such plan, design, elevation and height, and general arrangement as they think fit, a Municipal Hall and Council Chambers and Offices for the City, and such shops, warehouses, offices, and other buildings in connection therewith, and a square in front of the said Municipal Hall, and a public market underneath such square, and such other shops, offices, warehouses, market, and other buildings and conveniences, as they may deem expedient or desirable, and to provide suitable and convenient accesses thereto, and to complete, furnish, and equip the said Municipal Hall, Chambers, offices, market, shops, warehouses, market houses, and other buildings and conveniences, and use or allow the said Municipal Hall and Chambers to be used for any municipal purpose, and for concerts or other entertainments, or for any public, private, or charitable objects, or such other purposes as the Corporation may consider proper, and to authorise the Corporation to make such charge or charges for the use of the Hall or Chambers, or allow the same to be used without charge as the Corporation may think fit.

2. To empower the Corporation for the purposes before and after mentioned, or any of



them, to appropriate, apply, and use any of the lands, houses, and property authorised to be acquired by them under the provisions of the Dundee Corporation (Improvements and Tram-ways) Act, 1913 (hereinafter called "the Act of 1913"), and already acquired or to be acquired thereunder, or any part or parts thereof and any of the lands, houses, and property vested in or belonging to them, whether as part of the Common Good of the Burgh or otherwise, and also to purchase, take, and acquire by compulsion or agreement, and to enter upon, hold, use, and appropriate additional lands, houses, and other property, or some part or parts thereof, and to vary, extinguish, or abolish rights, servitudes, and restrictions, and to acquire and exercise rights, easements, and servitudes in and over the same, all which said lands, houses, and property are situate within the following limits, "A" in the parish of Dundee, and Burgh of Dundee, and County of Forfar, delineated and numbered on the plans to be deposited as hereinafter mentioned with reference to the Order (hereinafter called "the deposited plans"), and described in the Book of Reference thereto after mentioned, and bounded by a line commencing at a point in High Street 14 yards or thereby west from the west line of Crichton Street and 4 yards or thereby north from the south side of High Street, and extending in a north-easterly direction along said High Street to a point opposite the east line of Tindal's Wynd 8 yards or thereby from the south side of said High Street, thence in south-easterly and southerly directions along the east side of said Tindal's Wynd to a point 29 yards or thereby distant from the south side of said High Street, thence in easterly, northerly, south-easterly, south-westerly, and south-easterly directions to a point on the north side of Castle Court 20 yards or thereby west from the west line of Castle Street, thence across said Castle Court, thence in a south-easterly direction to a point on the north side of the lane known as Doig's Court 21 yards or thereby west from the west line of Castle Street, thence across said Doig's Court to a point on the south side thereof 21 yards or thereby west from the west line of said Castle Street, thence along the south side of said Doig's Court to a point in Castle Street 5 yards or thereby east from the west line of said Castle Street, thence in a south-easterly direction to a point in Shore Terrace 9 yards or thereby east from the south-west corner of Castle Street, thence in a south-westerly direction for a distance of 123 yards or thereby to a point 6 yards or thereby east from the east face of building at the junction of Dock Street and Whitehall Crescent, thence in a westerly direction to a point on the north side of Whitehall Crescent 21 yards or thereby distant from the point of intersection of the said north line of Whitehall Crescent and the west line of Crichton Street, thence in northerly, westerly, and north-westerly directions till it reaches the west line of Ogilvie's Close, thence in a north-westerly direction following the west line of said Ogilvie's Close to the point of commencement.

3. To empower and authorise the Corporation to erect, fit up, and maintain shops, offices, warehouses, market, and other buildings upon any part of the said area marked "A" not required for the erection of the said Municipal

Hall, Council Chambers, and Offices, or for the execution of the street work hereinafter described, and to enter into contracts and agreements with any Company or person in relation thereto, and to expend money for that purpose, and to let either by public roup or private bargain from year to year, or for any other period such shops, offices, warehouses, market, and other buildings and any shops, warehouses, and offices part of, or connected with, the Municipal Hall, Council Chambers, offices, and buildings at such rents, and upon such terms, and subject to such conditions and restrictions as the Corporation may think fit, or as may be defined in or prescribed by the Order or Parliament, and either by public roup or private bargain to let on lease, feu, or sell, and dispose of any lands, or any such shops, offices, warehouses, and other buildings, or of the reversion thereto, and to create or sell, mortgage, or dispose of any ground rents or ground annuals arising therefrom, and otherwise deal with the same as absolute proprietors thereof.

4. To enable the Corporation to enter into agreements or arrangements with the owners or other persons interested in any lands or buildings in the said area marked "A" with respect to the reinstatement of any such owners or other persons, and with respect to the exchange of lands for that purpose, and to enable the Corporation to give or take money or other consideration for equality of exchange.

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5. To authorise the Corporation to abandon and relinquish the construction of the street works Nos. (10), (11), and (12) authorised by the Act of 1913, and in substitution therefor to make and maintain wholly within the Burgh and the Parish of Dundee and County of Forfar the new road or street hereinafter described or some part or parts thereof, with all necessary and proper approaches, junctions, retaining walls, sewers, drains, culverts, works, and conveniences connected therewith (hereinafter called "the street work") that is to say :--

A new road or street (marked "Street Work" on the deposited plans) commencing at a point in High Street 12 yards or thereby north-east from the north-east corner of the Town House and extending therefrom in a south-easterly direction to a point 39 yards or thereby south-west from the west side of Castle Street, thence in a southwesterly direction to a point in the east side of the street called Greenmarket, thence north-westwards to and terminating at a point in High Street 13 yards or thereby south-west from the south-west corner of the Town House.

6. To authorise and empower the Corporation to make regulations or bye-laws for the conduct and management of the Municipal Hall and Council Chambers, and to impose and provide for the enforcement of penalties for offending against the same, and to appoint, pay, and dismiss officials, officers, and servants for such Municipal Hall and Council Chambers.

7. To make provision, by bye-laws and otherwise, for the regulation and conduct of the said Public Market, and conveniences, the inspection and seizure of goods sold thereat, and stallages, rents, tolls, and dues to be taken in connection therewith, and the recovery of the same, the provision of facilities for and the weighing of goods and carts, and the regulations of markets and fairs by making applicable thereto any of the provisions of the Dundee Police and Improvement Consolidation Act, 1882, or Acts or provisions incorporated therewith, or the Burgh Police (Scotland) Act, 1892, or otherwise as the Corporation may think fit, or may be prescribed by the Order or Parliament.

8. To vest the street work after the completion thereof, and the solum of the same in the Corporation, and to provide that the lands taken and used for the purposes thereof shall for ever thereafter be public highway; and to enable the Corporation to cause such parts of the new road, or street, to be laid out and formed for carriageways, and such parts thereof for foot passengers as they may think fit, and to make vaults, cellars, arches, sewers, drains, subways, and other works and conveniences thereon or thereunder, or connected therewith.

9. To authorise the Corporation in the construction of the intended street and other works, or any of them to deviate laterally and vertically from the lines and levels thereof as delineated on the Plans and Sections to be deposited as after mentioned to the extent defined on the said Plans and Sections, or that may be specified in or authorised by the Order.

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10. To enable the Corporation from time to time for the purposes of and in connection with the intended street or other works, or any of them, or of the Order, and within the parish aforesaid to make and maintain junctions and communications by stairs, or otherwise with, and diversions, widenings, or alterations of lines or levels of, and to enter upon, break up, and open the surface of, and to alter, raise, lower, cross, divert, widen, improve, enlarge, stop up, remove, enclose, use, appropriate, and otherwise interfere with, temporarily or permanently (and if permanently to appropriate the site and soil of and to extinguish all rights of way over), all streets, roads, bridges, highways, wynds, closes, squares, vennels, passages, entries, courts, places, thoroughfares, walls, ways, footpaths, sewers, drains, pavements, gas, water, or other mains or pipes, telegraph, telephone, electric or other wires, mains, cables, pipes, works, or apparatus which may be intersected or interfered with by, or be contiguous to, the said intended works, or any of them, and remove and relay the mains and pipes of the Dundee Water Commissioners, and the electric cables and electric and gas mains and pipes of the Dundee Gas Commissioners in any street, road, or place widened, altered, or diverted under the powers of the Order.

11. To empower the Corporation to underpin or otherwise secure or strengthen any house or building which may be rendered insecure or affected by the execution of the intended street or other works, or any of them, or by the exercise of any powers contained in the Order without being under obligation to purchase the same.

12. To authorise the Corporation to acquire, by compulsion or otherwise, all streets, roads, lanes, wynds, closes, squares, vennels, passages, accesses, entries, courts, rows, places, stairs, and thoroughfare's lying within the limits of the lands, houses, and other property to be acquired under the Order, and to extinguish all rights-of-way, passage, or thoroughfare, and all servitudes or easements over, through, along, or in connection with the same; and for the purposes of the intended street work hereinbefore described, and

for permanently, to stop up and discontinue the user by the public, and vest the soil thereof in the Corporation of that portion of Tindal's Wynd lying between High Street and a point 7 yards or thereby north from the north-west line of Castle Lane, or any parts or portions thereof situate within the Burgh and the Parish of Dundee and the County of Forfar.

13. To provide that all Notices to treat or Arbitrations served or commenced under the Act of 1913, or any of the Acts incorporated therewith, and pending at the commencement of the Order, shall be deemed to have been served or commenced, and shall proceed as if they had been respectively served and commenced by, and under the powers conferred by the Order and the Acts incorporated therewith.

14. To make special provision with regard to the amount of purchase money and compensation to be paid in respect of the lands and servitudes and other property to be acquired under the Order, and to provide that no sum of money shall be awarded in respect of any improvement, alteration, or building made or crected, or interest created, whether by way of lease or otherwise, after such date as may be mentioned in the Order, and that the same shall not be taken into consideration.

15. To provide that, notwithstanding the provisions of Section 90 of the Lands Clauses Consolidation (Scotland) Act, 1845, the Corporation may take so much or such parts only of any lands or of any house or other building or manufactory shown on the deposited plans and described in the said Book of Reference as may be required for the purposes of the Order, without being compellable to take the whole or any greater part thereof, and to exempt the Corporation from the provisions of the said Act with respect to the sale of superfluous lands.

16. To render persons claiming compensation liable to pay costs in cerain events, and to make provision for enabling them to amend their claim.

17. To empower the Corporation and the owners of any lands, houses, and other property to be acquired for the purposes, or any of the purposes of the Order, and other persons in-terested therein, and any Company, Corporation, Commissioners, Trustees, or other bodies or persons, whether under any legal disability or not, to contract or agree with each other for the sale of and purchase and acquisition by the Corporation of such lands, houses, and property, and if necessary to confirm any such contract or agreement entered into, or which may, before the making of the Order, or before the passing of the Substituted Bill (if any) be entered into.

18. To empower the Corporation, in addition to the power to borrow money to be conferred by the Order, to use, appropriate, and apply towards the erection of the said intended Municipal Hall, Council Chambers, Offices, and buildings, the monies to be received from Sir James Key Caird, Baronet, for the purpose.

19. To authorise the Corporation to borrow money for the purposes of the Order, and of or in relation to their existing Acts and Orders or some or any of them, on the credit and security of the rates and assessments and others authorised to be levied by the Corporation in virtue of their existing Acts or Orders, and the tolls, rates, duties, assessments, and charges the other objects of the Order, either temporarily which they may be authorised to levy by or

belonging, or which may belong to the Corporation, or on the whole, or any one or more of the said securities; and to levy the said rates and assessments and others, and tolls, rates, duties, assessments, and charges, or any of them for the purposes aforesaid, and for the repayment of money borrowed, and to be borrowed, and the payment of interest thereon, and to remove any legal disability affecting any persons lending money to or entering into contracts with the Corporation, and to vary, extend, alter, or enlarge the existing powers and obligations of the Corporation and the provisions of their existing Acts and Orders or any of them with respect to tolls, rates, duties, assessments, and charges, borrowing of money, and borrowed money, and with respect to sinking funds. and the time, mode, and manner of repaying money borrowed, or to be borrowed, and also with respect to the levving and recovering of rates and assessments, and to alter, enlarge, and make other provisions with respect to rates and assessments and borrowed money, and with respect to the borrowing of money and the repayment of the same, and the keeping of one or more accounts of the receipts and expenditure of the Corporation.

20. To apply to the powers of borrowing to be conferred by the Order the powers of creating and issuing debenture stock and all the other powers and provisions applicable thereto vested in the Corporation, or some of the said powers and provisions, or some parts or portions thereof, and to provide that the provisions of the Dundee Corporation Order, 1907, with respect to the signature, form, and tenor of the Bonds to be made and granted by the Corporation for moneys borrowed by them, the lien created thereby, the transfer of Bonds, and the recording thereof, and regristration of transfers thereof, shall extend and apply to the moneys to be borrowed by the Corporation under the Order, and to the Corporation and all persons in respect thereof.

21. To increase or further increase the maximum rate in the pound of the several assessments authorised by the Dundee Police and Improvement Consolidation Act, 1882, or of some or one of them, and to provide for the adjustment of the accounts and assessments and the transfer of some or one of them or some other or others of them, and to alter the incidence of the said assessments and of all other assessments leviable by the Corporation, or of some or one of them, and to alter and amend the existing powers of the Corporation in regard to assessments and the levying and collection thereof.

22. To authorise the Corporation to impose and levy and recover tolls, duties, assessments, rates, and charges, and to alter, increase, lower, continue, or vary existing tolls, duties, assessments, rates, and charges from and upon the occupiers and owners of all premises and lands and heritages within the Burgh, or on the occupiers only, or on the owners only, or partly on the one and partly on the other; and to confer, alter, amend, extend, vary, or extinguish exemptions from the payment of any such tolls, duties, assessments, rates, and charges.

23. To incorporate with and extend and apply to the Order the clauses and provisions of the Lands Clauses Acts, and any amendments of the same, and also the Dundee Corporation Acts,

under the Order, and the property and assets | Acts "), or some of the provisions of the said several Acts or of some of them, or some part or parts thereof respectively, with or without such modifications and variations as may be necessary.

24. To confer upon the Corporation all other powers, rights, privileges, and authorities necessary or desirable for effecting the objects and purposes comprised in this Notice, and to be comprised in the Order, and to repeal, vary, or extinguish all rights, powers, authorities, jurisdictions, privileges, and exemptions incon-sistent with, or which would or might in any way interfere with any of the objects and purposes aforesaid, or with the Order, and to confer, vary, and extinguish other rights, powers, authorities, jurisdictions, privileges, and exemptions.

25. To vary, amend, alter, or repeal, and also to extend and enlarge, so far as may be necessary for the purposes of the Order, all or any of the provisions of the following Acts, or some, or one of them, or some parts or portions thereof respectively (that is to say) the special Acts, and any other Act or Acts relating to the Corporation or to the Burgh.

And Notice is hereby further given, that duplicate plans and sections showing the lines, situations, and levels of the street work, and describing the same, and the lands, houses, and other property in, through, or along which the same will be made, or which will or may be taken, used, or acquired for the purposes thereof, and the other purposes of the Order respectively, with a Book of Reference to such plans, containing the names of the owners and lessees, or reputed owners and lessees, and of the occupiers of the said lands, houses, and other property, and copies of this Notice, as published in the "Edinburgh Gazette," will be deposited on or before the 31st day of March instant for public inspection in the offices at Dundee and Forfar respectively of the Principal Sheriff-Clerk of the County of Forfar, and that a copy of so much of the said Plans and Sections and Book of Reference as relates to the Burgh and to the Parish hereinbefore mentioned respectively together with a copy of this Notice, as published in the "Edinburgh Gazette," will be deposited on or before the said 31st day of March instant for public inspection as regards the Burgh with the Town Clerk of the City and Royal Burgh of Dundee at his Office, Town House, Dundee; and as regards the Parish of Dundee, with the Clerk of the Parish Council of the Dundee Combination at his Office, West Bell Street, Dundee.

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

The Petition for the Order and the Draft Order and Printed Copies thereof respectively will be lodged on or before the 17th day of April next in the Office of the Secretary for Scotland, Whitehall, London, and on or before the same date a Printed Copy of the Draft Order will be 1871 to 1914 (all hereinafter called "the special | deposited in the Office of the Clerk of the Parliaments and in the Private Bill Office of the House of Commons.

Dated this 17th day of March 1915.

WM. H. BLYTH MARTIN, Town Clerk, Town House, Dundee, Solicitor for the Order.

 WM. ROBERTSON & Co.,
45 Parliament St., Westminster, Parliamentary Agents.

Secretary for Scotland,---April, 1915.

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Private Legislation Procedure (Scotland) Act, 1899.

ABERDEEN CORPORATION WATER.

(Additional Waterworks for supply of water from River Dee at Cairnton; Compulsory purchase of lands and servitudes for intended Waterworks and purchase of lands and servitudes by Agreement; Compensation for compulsory purchase to be determined by a sole arbiter; Temporary use of lands; Purchase of parts only of properties; Alteration and renewal of existing Waterworks; Interference with roads and other works; Power to deviate; Increase of supply of water from River Dee; Protection of Waterworks and waters from pollution; Discharge of water into streams; Intended Waterworks to form part of existing water undertaking; Agreements with other parties; Application of funds; Further borrowing powers; Provision for payment of interest on borrowed money and for repayment of borrowed money ; Rates, charges, and assessments; Incorporation, amendment, or repeal of Acts, &c.).

OTICE is hereby given, that application is intended to be made to the Secretary for Scotland, on or before the 17th day of April next, by the Lord Provost, Magistrates, and Town Council of the City and Royal Burgh of Aberdeen (hereinafter called "the Corporation" and "the City" respectively), for a Provisional Order (in this Notice called the "intended Order") to be confirmed by Parliament pursuant to the provisions of the Private Legislation Procedure (Scotland) Act, 1899, for all or some of the following purposes :—

To authorise the Corporation to make and maintain the waterworks hereinafter described or some part or parts thereof, that is to say :---

IN THE COUNTY OF KINCARDINE AND IN THE PARISH OF BANCHORY-TERNAN.

Work No. 1.—A new intake on the left bank of the River Dee at Cairnton, and communicating with the said river, to be situate immediately to the westward of and adjoining the existing intake of the waterworks of the Corporation.

Work No. 2.—An aqueduct, No. 1, consisting of a conduit commencing at or in the new intake (Work No. 1), and terminating by a junction with the existing Cairnton Tunnel of the waterworks of the Corporation, at or near the manhole at the west end of the said tunnel.

Work No. 3.—An alteration and lowering of the invert of the Cairnton Tunnel and a widening of that tunnel, commencing at the termination of the aqueduct No. 1 (Work No. 2), and terminating at or near the manhole at the east end of the said tunnel.

Work No. 4.—An aqueduct, No. 2, consisting of a conduit commencing by a junction with the Cairnton Tunnel at the termination of Work No. 3, and terminating at or in the storage reservoir (Work No. 6) hereinafter described.

Work No. 5.—A liming station, in the southwest corner of the enclosure numbered No. 2181, shown on the 1/2500 Ordnance Map (second edition, 1900), Kincardineshire (new series) Sheet VIII.-3.

Work No. 6.—A storage reservoir, situate in the enclosures numbered No. 2061, No. 2062, No. 2063, and No. 2181, shewn partly on the 1/2500 Ordnance Map (second edition 1900), Kincardineshire (new series) Sheet VIII.-3, and partly on the 1/2500 Ordnance Map (second edition, 1903), Kincardineshire (new series) Sheet VIII.-4, between the Cannie Burn and the private road numbered 2182 on the said sheet VIII.-3, and extending from the west side of the existing storage reservoir at Invercannie for a distance of 220 yards or thereabouts in a westerly direction.

Work No. 7.—A washout pipe, commencing at or near the north-eastern corner of the filter beds immediately east of the existing storage reservoir at Invercannie, and terminating at or in the River Dee at a point on its left bank, 320 yards or thereabouts measured in a westerly direction from the point where the Cannie Burn joins the said River Dee.

IN THE COUNTIES OF KINCARDINE AND ABERDEEN.

Work No. 8.—An aqueduct, No. 3, consisting of a line or lines of pipes, tunnels or other conduits, commencing in the Parish of Banchory-Ternan by a junction with the outlet pipe from the filter beds immediately east of the existing storage reservoir at Invercannie, and terminating in the Parish of Peterculter, at or in the existing Mannofield No. 2 Service Reservoir, numbered No. 2478 on the 1/2500 Ordnance Map (second edition, 1901), Aberdeenshire Sheet LXXV.-14. The said aqueduct No. 3 will be situate in or pass through the Parish of Banchory-Ternan and Police Burgh of Banchory in the County of Kincardine, and the Parishes of Drumoak and Peterculter in the County of Aberdeen.

IN THE COUNTY OF ABERDEEN AND IN THE PARISH OF PETERCULTER.

Work No. 9.—An aqueduct, No. 4, consisting of a line or lines of pipes, tunnels or other conduits, commencing by a junction with the aqueduct No. 3 (Work No. 8) at a point 103 yards or thereabouts measured in a northwesterly direction from the north end of the Suspension Footbridge at Cults, and terminating at or in the existing Cults Steam Pumping Station, which is marked "Waterworks (Aberdeen Corporation)" on the 1/2500 Ordnance Map (second edition, 1901), Aberdeenshire Sheet LXXXVI.-1.

Work No. 10.—An aqueduct, No. 5, consisting of a line or lines of pipes or other conduits, commencing at or in the Cults Steam Pumping Station, and terminating at or in the service reservoir (Work No. 11) hereinafter described.

Work No. 11.—A service reservoir situate wholly in the enclosures numbered No. 2491, No. 2492, and No. 2493 on the 1/2500 Ordnance Map (second edition, 1901), Aberdeenshire Sheet LXXV.-14.

Work No. 12.—A washout pipe, commencing at or in the service reservoir (Work No. 11) hereinbefore described, and terminating by a junction with an existing drain belonging to the Corporation, at a point on the west side of the road known as the Pitfodels Road, and distant 230 yards or thereabouts from the north side of the North Deeside Road.

Work No. 13.—An aqueduct, No. 6, consisting of a line or lines of pipes or other conduits, commencing in the service reservoir (Work No. 11) hereinbefore described, and terminating by a junction in the North Deeside Road at or near the north end of Morningside Road with the existing water pipes or mains belonging to the Corporation.

IN THE COUNTY OF KINCARDINE AND IN THE PARISH OF BANCHORY-TERNAN.

Work No. 14.—A washout pipe from the aqueduct, No. 3 (Work No. 8), hereinbefore described, situate wholly in the Police Burgh of Banchory, commencing at a point in that aqueduct 150 yards or thereabouts. measured in a south-westerly direction from the southwestern corner of the dwelling house known as Kinneskie, and terminating at or in the River Dee at a point on its left bank 680 yards or thereabouts, measured in a westerly direction from the north-west extremity of the Bridge of Dee at Banchory.

Work No. 15.—A washout pipe from the aqueduct No. 3 (Work No. 8) hereinbefore described, situate wholly in the Police Burgh of Banchory, commencing at a point in that aqueduct on the North Deeside Road, 90 yards or thereabouts, measured in an easterly direction from the junction of the said road with the Raemoir Road, and terminating at or in the River Dee at a point 205 yards or thereabouts, measured in a south-westerly direction from the southmost corner of the Parish Church of Banchory-Ternan.

Work No. 16.—A washout pipe from the aqueduct No. 3 (Work No. 8) hereinbefore described, commencing at a point in that aqueduct 63 yards or thereabouts, measured in a westerly direction from the southmost corner of the enclosure numbered No. 1589, shown on the 1/2500 Ordnance Maps (second edition, 1903), Kincardineshire (new series) Sheets IX.-2 and IX.-6, and terminating at or in a watercourse at a point 70 yards or thereabouts, measured in a southerly direction from the westmost corner of the said enclosure.

IN THE COUNTY OF ABERDEEN.

Work No. 17.—A washout pipe from the aqueduct No. 3 (Work No. 8) hereinbefore described, situate wholly in the Parish of Drumoak, commencing at a point in that aqueduct 40 yards or thereabouts, measured in an easterly direction from the southmost corner of the enclosure numbered No. 554, shown on the 1/2500 Ordnance Map (second edition, 1900), Aberdeenshire XCIV^A-4, and terminating at

or in a watercourse at a point 100 yards or thereabouts, measured in a north-westerly direction from the northmost wall of the farm steading of Nether Park.

Work No. 18.—A washout pipe from the aqueduct No. 3 (Work No 8) hereinbefore described, situate wholly in the Parish of Peterculter, commencing at a point in that aqueduct, 8 yards or thereabouts, measured in a northwesterly direction from the western corner of the Public Park at Cults, and terminating at or in a watercourse at a point at or near the southmost corner of the said Public Park.

The works hereinbefore described will be made in, or will pass from, through, or into the Parish of Banchory-Ternan and the Police Burgh of Banchory in the County of Kincardine, and the Parishes of Drumoak and Peterculter in the County of Aberdeen.

To empower the Corporation, in connection with the works hereinbefore described, to make, form, erect, lay down, and maintain all proper dams, walls, embankments, filters, tanks, overflows, channels, shafts, tunnels, adits, aqueducts, culverts, cuts, sluices, watercourses, weirs, washouts, meters, gauges, manholes, sidings, bridges, engines, machinery, rails. conduits, mains, pipes, stand-pipes, air shafts, air pipes, water-towers, valves, drains, junctions, hydraulic and electric apparatus, telegraphs, telephones, apparatus, roadways, approaches, fences, buildings, quarries, works, and con-veniences connected with the works hereinbefore described, or any of them, or incidental thereto, or necessary or convenient for constructing, controlling, inspecting, cleansing, repairing, or managing the works hereinbefore described, and to confer on them full power and right at all times of approach and access to the said works or any of them, and the works ancillary thereto, all of which works hereinbefore described or mentioned, and the works ancillary thereto, are hereinafter referred to as 'the intended Waterworks."

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To authorise the Corporation, for the purposes of the intended Waterworks and for the general purposes of their Waterworks undertaking, to acquire, by compulsion or agreement, the lands and buildings shown upon the plans to be deposited as hereinafter mentioned, and servitudes in, under, or over the said lands, and to appropriate and use, sell, let, hold, or dispose of such lands, buildings, and servitudes.

To provide that any question of disputed compensation for compulsory purchase of lands or servitudes shall be referred to the determination of a sole arbiter, and to enable such arbiter to determine all questions of expenses in any arbitration.

To authorise the Corporation to occupy and make temporary use of any lands adjoining the intended waterworks during the construction thereof without being required to purchase such lands.

To authorise the Corporation, notwithstanding anything contained in Section 90 of the Lands Clauses Consolidation (Scotland) Act, 1845, to purchase and acquire by compulsion parts of any houses, buildings, or manufactories, without being required or compelled to purchase the whole of any such houses, buildings, or manufactories, and to purchase and acquire by compulsion or agreement, servitudes in, under, or over any lands, houses, buildings, or manufactories for the construction of aqueducts and other underground works without being required to purchase the surface of such lands or the structures thereon, and to acquire by compulsion or agreement any mines or minerals under any such lands notwithstanding the provisions of the Waterworks Clauses Act, 1847, with respect to mines.

To confer upon the Corporation any new and further powers which may be necessary to enable them to alter their existing waterworks, and renew, repair, and strengthen the existing aqueduct between Cairnton and the City, and to make such provision as may be deemed necessary or expedient for forming connections between the existing aqueduct and the intended waterworks so as to facilitate and improve the use and control of the existing works and of the intended waterworks, and the supply of water therefrom, and to enable the Corporation to divert water from the existing aqueduct and works into the intended waterworks or from the intended waterworks into the existing aqueduct and works.

To empower the Corporation, for the purposes of the intended waterworks or for any of the purposes of the intended Order, to break up, alter, divert, and interfere with, either per-manently or temporarily, and to cross over, under, or upon all such roads, highways, thoroughfares, ways, bridges, footpaths, railways, tramways, streams, watercourses, sewers, drains, gas and water and other pipes, and telegraphic, telephonic, and electric wires, tubes, pipes, boxes, and other apparatus as may be necessary or convenient.

To provide that any altered or diverted portions of roads and footpaths which may be constructed by the Corporation under the powers of the intended Order shall in all respects form, respectively, parts of the roads or footpaths in lieu of the portions for which the same are respectively substituted under the said powers, and shall be maintained by the respective parties liable to maintain the said existing roads or footpaths, or such other parties as shall be specified in the intended Order.

To authorise the Corporation to make such deviations from the situations, lines, and levels of the intended waterworks shown on the plans and sections to be deposited as hereinafter mentioned as may be indicated by the limits of deviation shown on the said plans and sections or prescribed or authorised by the intended Order.

To enable the Corporation, by means of the existing waterworks and the intended waterworks, to divert and take from the River Dee a larger quantity of water than they are now authorised to take by means of their existing waterworks.

To make provision, by means of bye-laws or otherwise, for the protection of the intended waterworks, and of the existing waterworks of the Corporation, and of the waters flowing into or passing through the same, and for preventing such waters from being diverted, taken, polluted, or discoloured, and to empower the Corporation to make and carry into effect agreements with any owners, lessees or occupiers of any lands within the catchment area of the River Dee, and with any local or public authority having jurisdiction within the said area for preventing the pollution of such waters, and with reference of revenue of the existing water undertaking to 2

to the execution by the Corporation or any such authority, owner, lessee or occupier of such works as may be necessary or expedient for these purposes.

To authorise the discharge of water from the intended waterworks into any streams, cuts, ditches, drains or watercourses crossed by or near to the intended waterworks, and, if thought fit, to provide for compensating any person sustaining damage through the exercise of such powers.

To provide that the intended waterworks shall form part of the existing water undertaking of the Corporation, and to extend and apply thereto, with or without variation, all or some of the enactments relating to that undertaking, and to extend and apply all or some of the provisions of the intended Order to the existing water undertaking of the Corporation.

To authorise the Corporation on the one hand, and any person or persons, company, corporation, authority or body on the other hand, to enter into and carry into effect agreements and arrangements with respect to any of the objects and purposes of the intended Order and the construction of the works to be authorised thereby and any incidental matters relating thereto, and to confirm any agreements made or to be made in relation thereto.

To empower the Corporation from time to time to renew, alter, extend, or increase the size or number of any of the intended works or of the existing waterworks of the Corporation.

To enable the Corporation and any Local Authority, company, or person to enter into and carry into effect agreements for the supply of water by the Corporation to such authority, company, or person from their existing or the intended waterworks.

To authorise the Corporation to apply to the purposes of the intended Order any funds, moneys, rates, charges, or assessments belonging to them, or which they are now authorised to raise or levy, or which may come into their possession under their existing powers or any further powers which may from time to time be conferred on them.

To authorise the Corporation, for the purposes of the intended Order and for the purposes of the existing water undertaking of the Corporation, to borrow further moneys, and from time to time to re-borrow on mortgage, bond, annuity, or cash credit on the security of the property, funds, rates, revenues and assessments for the time being belonging to them or which they now are or by the intended Order may be authorised to assess, levy, and collect, or by the issue of Corporation stock under the powers of the Aberdeen Corporation Act, 1891, or otherwise.

To provide out of the existing and future water rates and revenues of the Corporation for the accumulation of a fund for the payment of interest on moneys to be borrowed, and for the repayment thereof by sinking fund or otherwise to prescribe the payments to be made to the sinking fund and, if deemed expedient, to postpone the commencement of such payments into the sinking fund until the completion of the intended waterworks, or for such other period as the intended Order may define.

To provide for the application of any surplus

to provide that the public water rate, domestic water rate, and the rates, rents, and charges for all supplies of water now charged by the Corporation may be continued and be the minimum rates, assessments, and charges to be levied and assessed during the period of construction of the intended waterworks, or for such other period as the intended Order may prescribe.

To authorise the Corporation to continue or to alter or vary the existing rates, assessments, and charges leviable under their existing Acts or any of them, or to impose and levy new, special, and increased or additional rates, assessments, and charges for the several objects and purposes of the intended Order on or from the owners and occupiers of lands, buildings, heritages, or other property within the City, and on any persons to whom water may be supplied by the Corporation, and to make such other provisions with respect to rates, assessments, and charges as the intended Order may prescribe.

To make provision for securing to the Corporation a preferential right of full payment of water rates, and the rates, rents, and charges for the supplies of water in cases of insolvency or bankruptcy of any person liable in payment of the same, and to provide for the recovery of the same.

The intended Order will alter, vary, or extinguish all rights and privileges inconsistent with or which would or might in any way impede or interfere with the objects or purposes of the intended Order, and will confer other rights and privileges, and will incorporate with and make applicable to the intended waterworks, with or without modification or alteration, all or some of the provisions of the Lands Clauses Acts, Railways Clauses Consolidation (Scotland) Act, 1845, with respect to the crossing of roads and the temporary occupation of lands near the railway during construction; and the Waterworks Clauses Acts, 1847 and 1863, and will vary, amend, alter, or repeal all or some of the provisions of the Aberdeen Police and Waterworks Act, 1862, and any other Act or Order relating to or affecting the Corporation or their waterworks undertaking.

And notice is hereby given that duplicate plans and sections describing the lines, situations, and levels of the intended works and plans of the lands and other property in, upon, or through which they may be made or which may be taken compulsorily for the purposes of the intended Order, together with a Book of Reference to such plans containing the names of the owners and lessees, or reputed owners and lessees, and occupiers of such lands and other property, and a copy of this Notice, as published in the Edinburgh Gazette, will, on or before the 31st March instant, be deposited for public inspection with the Principal Sheriff Clerk for the County of Aberdeen, at his office at Aberneen, and with the Principal Sheriff Clerk for the County of Kincardine, at his office at Stonehaven, and on or before the same day a copy of so much of the said plans, sections, and Book of Reference as relates to the Police Burgh of Banchory, and a copy of the said Notice will be deposited for public inspection with the Town Clerk of Banchory, at his office at Banchory, and on or before the same day a copy of so much of the said plans, sections, and Book of Reference as relates, respectively, to the following parishes,

the purposes of the intended waterworks, and | together with a copy of the said Notice, will be deposited as follows, that is to say :-

- As relates to the Parish of Banchory-Ternan, with the Clerk of the Parish Council of Banchory-Ternan, at his office at Banchory.
- As relates to the Parish of Drumoak, with the Clerk of the Parish Council of Drumoak, at his office at Drumoak.
- And as relates to the Parish of Peterculter, with the Clerk of the Parish Council of Peterculter, at his office at Peterculter.

Notice is hereby further given, that the subsequent procedure on the application for the intended Order will be by way of Provisional Order, unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by way of Private Bill, and this Notice and the deposits with reference to the said application, will, subject to the Standing Orders of Parliament, apply to such Bill.

The Petition for the intended Order and printed copies thereof, and of the draft of the intended Order, will be deposited at the office of the Secretary for Scotland, Whitehall, London, on or before the 17th day of April next, and on or before the same date printed copies of the draft of the intended Order will be deposited in the office of the Clerk of the Parliaments, House of Lords, and in the Private Bill Office of the House of Commons.

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Dated this 17th day of March 1915.

WILLIAM GORDON, LL.D., Town Clerk, Aberdeen, Solicitor for the Order.

MARTIN & CO.,

27, Abingdon Street, Westminster, Parliamentary Agents.

COUNTY OF RENFREW.

FIRST OR UPPER DISTRICT.

NOTICE is hereby given, in terms of Section 14 of the Local Government (Scotland) Act, 1908, that a Requisition to alter and enlarge the existing boundaries a Requisition to alter and enlarge the existing boundaries of the Potterhill Special Scavenging District, in the Parish of Paisley and County of Renfrew, by the in-clusion of areas at Meikleriggs, Lounsdale, Nethercraigs, and Glenfield, in the said Parish and County, lying immediately to the west and south of the existing Potterhill Special Scavenging District, having been received, a Special Meeting of the District Committee, being the Local Authority of the above District, will be held in the Directors' Room of the Merchants' House, 7 West George Street, Glasgow, on Wednesday, 14th April proximo, at 3 o'clock p.m., or immediately after the ordinary Meeting of the District Committee that day, for the purpose of considering the said Requisition, and, if seen fit, of determining on the matter.

JAS. A. M'CALLUM, District Clerk.

15 West George Street, Glasgow, 22nd March 1915.

HENRY WIDNELL & STEWART LIMITED.

NOTICE is hereby given that the Twenty-first Annual General Meeting of the Company will be held in the Company's Office at Bonnyrigg on Wednesday the 31st day of March 1915, at two o'clock afternoon.

A. M. GOURLAY, Interim Secretary. Bonnyrigg, 22nd March 1915.

SCOTTISH POWER COMPANY LIMITED.

IN a Petition at the instance of the Scottish Power Company Limited incompany IN a Petition at the instance of the Scottish Power Company Limited, incorporated under the Com-panies (Consolidation) Act, 1908, and having its Registered Office at 63 Castle Street, Edinburgh, presented to the Court of Session in Scotland (Second Division,-Mr. Antonio, Clerk), praying for an Order to confirm the Special Resolution of the Company passed on 12th and confirmed on 27th January 1915, as set forth in the Petition modifying the conditions contained in the Company's Memorandum, and to direct that an office copy of the said Order be filed with the Registrar of Joint Stock Companies in pur-suance of Section 45 of the Companies (Consolidation) Act, 1908, the following Order has been pronounced by their Lordships :--

"Edinburgh, 17th March 1915.—The Lords having considered the Petition and proceedings along with the Report by Mr. Guthrie, No. 28 of Process, and heard Counsel for the Petitioners, approve of said Report, confirm the Special Resolution of the peti-tioning Company passed on 12th and confirmed on 27th January 1915, as set forth in the Petition modi-tion and the contained in the Commany's Fying the conditions contained in the Company's Memorandum; direct that an office copy of this Order be filed with the Registrar of Joint Stock Companies in Scotland in pursuance of Section 45 of the Com-In Section 45 of the Com-panies (Consolidation) Act, 1908; and upon the same heing registered appoint notice of the registration to be given once in the Edinburgh Gazette; and decern. "J. H. A. MACDONALD, *I.P.D.*"

And Notice is hereby given that an office copy of the said Order has been registered by the Registrar of Joint Stock Companies in Scotland on the 20th day of March 1915.

The said Special Resolution of the Company passed 1 12th and confirmed on 27th January 1915 is as on follows :-

"That in exercise of the powers conferred on the "Company by Section 45 of the Companies (Con-"solidation) Act, 1908, the existing Share Capital " of the Company be reorganised to the following " effect :-

"That each holder who may subscribe towards "the £50,000 'B' Notes of the Company which "it is proposed to offer for subscription, and "which Notes are in the first instance to be " offered to the Shareholders pro rata accord-"ing to the small of the Shareholders *provide* according to the small of the shareholder the " allotted to him be entitled in respect of each "£1 so allotted to have one Preference Share "held by him converted into a Pre-Preference "Share; or alternatively, in respect of every "£2 so allotted to him, to have one ordinary " A 'Share held by him converted into a Pre-"A Share held by him converted into a Pre-"Preference Share. The conversion of said "Shares shall be effected by resolution of the "Directors. The Pre-Preference Shares result-ing from said conversion shall be entitled to a "fixed cumulative preferential dividend at the "rate of 7 per cent. per annum and to nine-"tenths of the surplus profits which in respect "of each year it shall from time to time be " of each year it shall from time to time be " determined to distribute after payment of " such 7 per cent. cumulative dividend and any " arrears thereof, and in the event of the Com-" pany being wound up the surplus assets shall " be applied in repaying in the first place to the " holders of Pre-Preference Shares the amount " pair or or ardited as paid up on such Shares paid up or credited as paid up on such Shares, "together with a sum equivalent to any arrears of the cumulative preferential dividend of 7 "per cent. per annum, whether declared or "undeclared, down to the commencement of "the winding up. The rights and privileges "of the other Shares of the Company shall be "as set forth in the Articles of Association, " and such rights and privileges may be altered, "modified, or dealt with from time to time as " provided in the Articles of Association." together with a sum equivalent to any arrears

GUILD & SHEPHERD, W.S., Solicitors to the Company.

16 Charlotte Square, Edinburgh, 22nd March 1915.

THE EDINBURGH PHOTO PLAYHOUSE LIMITED (in Liquidation).

Infittible (in Equilation). Infittible (in Equilation). Infittible (in Equilation). Ordinary,—Mr. Saunders, Clerk) for Donald Kirk-patrick Blair, C.A., 190 West George Street, Glasgow, Liquidator of the above-named Company, for (*inter alia*) (1) a remit of the Law-Agents' accounts for taxation; (2) a remit of the Liquidator's accounts for audit; (3) authority to pay the Liquidator's remunera-tion and the expenses of the Liquidation, and to dis-pense with the ranking of Creditors who have lodged pense with the ranking of Creditors who have lodged claims; (4) approval of the Liquidator's accounts and intromissions; and (5) an Order authorising the Liquidator after the lapse of six months from its date to destroy the books, documents, and accounts of the Company and of the Liquidator, and dissolving the Company from said date.

In which Application Lord Cullen has appointed the pplication to be intimated on the Walls and in the Minute-Book, and to be advertised once in the Edinburgh Gazette; and has allowed all parties interested to lodge Answers within eight days after such intimation and advertisement.

JOHN GARDEN & CO., 42 Leith Walk, Leith, Agents for the Liquidator.

23rd Mørch 1915.

A PETITION having been presented to the Sheriff of Inverness, Elgin, and Nairn at the instance of J. & B. Stevenson, Cranstonhill, Bakers, Glasgow, for Summary Sequestration of the Estates of DONALD M'MILLAN, Merchant, Inishvale, Grogarry, South Uist, the Sheriff-Substitute of this date granted Warrant for citing the said Donald M'Millan to appear in Court on an inducia of ten days from the date of such citation, to show cause why Sequestration should not be awarded ; of all which Intimation is hereby given.

> ALASTAIR MACDONALD, Solicitor. Lochmaddy, Agent.

Lochmaddy, 18th March 1915.

N Initial Writ having been presented to the Sheriff of the Lothians and Peebles at Edin-A Sheriff of the Lothians and Peebles at Edin-burgh, at the instance of The Edinburgh Meat Market Company Limited, incorporated under the Companies Acts, 1862 to 1880, and having their Registered Office at 58 Fountainbridge, Edinburgh, for Sequestration of the Estates of WILLIAM BALLANTYNE & SON, Butchers, 50 Tolbooth Wynd, Leith, and Robert Ballantyne, Butcher there, and residing at 18 Craighall Crescent, Trinity, Leith, the only known Partner of said Firm of William Ballantyne & Son, as such Partner, and as an Individual, Warrant has of this date been granted for citing the said William Ballantyne & Son and Robert Ballantyne to appear in Court on an *inducice* of seven days from the date of their Estates should not be awarded; of all which Intimation is hereby given. Intimation is hereby given.

> HENRY WAKELIN, Solicitor, 37 George Street, Edinburgh, Pursuer's Agent.

18th March 1915.

THE Estates of JAMES CRUICKSHANK, Nurseryman, Dunblane, were Sequestrated on the 19th day of March 1915, by the Sheriff of Perthshire.

The first Deliverance is dated the nineteenth day

of March ninteen hundred and fifteen. The Meeting to elect a Trustee and Commissioners is to be held at 12 o'clock noon, on Wednesday the thirty-first day of March nineteen hundred and fifteen, within the Procurators' Room, County Buildings, in Derablem Dunblane.

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

nineteenth day of July nineteen hundred and fifteen. All future advertisements relating to this Seques-tration will be published in the Edinburgh Gazette alone.

W. M. JEFFRAY, Solicitor, Dunblane,

Agent. 20th March 1915.

1)HE Estates of THOMAS B. M'LINTOCK, 66 Marlborough Avenue, Broomhill West, Glasgow, were Sequestrated on the 19th day of March 1915, by the Sheriff of Lanarkshire at Glasgow.

The first Deliverance is dated 24th February 1915.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Wednesday the 31st day of March 1915, within the Faculty Hall, St. George's Place, Glasgow. A Composition may be offered at this Meeting.

The Sheriff has ordered that the Sequestration shall

Baukruptcy (Scotland) Act, 1913. The date on or before which Creditors must lodge their oaths and grounds of debt to entitle them to the first Dividend will be advertised in the Gazette Notice

calling the second Meeting. All future advertisements relating to this Seques-tration will be published in the Edinburgh Gazette alone.

ANDREW LITTLE, Writer, 8 Moir Street, Glasgow, Agent.

THE Estates of the Deceased ALEXANDER BRUNTON, who resided at nine Warriston Crescent, Edinburgh, and who carried on business under the Firm name of ALEXANDER BRUNTON & SON as Quarry Owners at North Queensferry, Fifeshire, were Sequestrated on the twenty-third day of March 1915, by the Court of Session. The first Deliverance is dated the twenty-third day

of February 1915.

The Meeting to elect the Trustee and Commissioners The Meeting to elect the Irustee and Commissioners is to be held at twelve o'clock noon, on Wednesday the thirty-first day of March 1915, within Dowell's Rooms, eighteen George Street, Edinburgh. A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend their oaths and grounds of debt must be lodged on or before the twenty third day of Luby 1015

the twenty-third day of July 1915.

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

All future advertisements relating to this Seques-tration will be published in the Edinburgh Gazette alone.

> WALLACE & PENNELL, S.S.C.; 28 Constitution Street, Leith.

SEQUESTRATION of the Estates of the Deceased JAMES FERGUSON, Coal Merchant, who resided at Ferguslea, Oswald Avenue, Ayr.

W ILLIAM SMITH, Accountant, Newmarket Street, Ayr, has been elected Trustee on the Estate; and Robert Norval, Colliery Agent and Wholesale Coal Merchant, 24 Thomson Street, Kilmarnock, John Boyd, Solicitor, Ayr, and T. L. Robb, Town Chamberlain, Ayr, have been elected Commissioners. The Creditors will meet in the Chambers of J. & W. Smith, Accountants, 21 Newmarket Street, Ayr, on Thursday the first day of April 1915, at half-past three o'clock afternoon, and to entitle Creditors to narticipate in the first Dividend entitle Creditors to participate in the first Dividend their oaths and grounds of debt must be lodged with me on or before the fourth day of July 1915.

Ayr, 22nd March 1915.

WM. SMITH, Trustee.

SEQUESTRATION of ARTHUR COLVILLE, Builder, sometime of No. 1 St. Albans Road, Edinburgh, now deceased.

11HE Trustee hereby intimates that a Meeting of Creditors will be held within the Chambers of Mesere, Dewar & Robertson, C.A., No. 18 Alva Street, Edinburgh, on Thursday the eighth day of April 1915, at eleven o'clock forenoon, to consider as to an application to be made for his discharge as Trustee.

J. CAMPBELL DEWAR, C.A., Trustee.

18 Alva Street, Edinburgh, 23rd March 1915.

A S Trustee on the Sequestrated Estates of JAMES ABERCROMBY CRUICKSHANK, Farmer, Mains of Mayen, Rothiemay, in the County of Banff,

I hereby call a Meeting of the Creditors in the Seques-Thereby can a Meeting of the Creatfors in the Seques-tration, to be held within the Chambers of Messrs. Thurburn & Fleming, Solicitors, 163 Mid Street, Keith, on Saturday the tenth day of April 1915, at twelve-thirty o'clock afternoon, to consider as to application to be made for the discharge of the Representatives of the late James Geddes as Trustee why to the seventh day of April 1914, leing the data up to the seventh day of April 1914, being the date of his death, and for my discharge as Trustee thereafter.

JAMES PRIMROSE, Trustee.

Auchinclech, Rothiemay, 19th March 1915.

In the SUMMARY SEQUESTRATION of JOHN CAMPBELL & CO., Lamp Makers, 74 Argyle Street, Glasgow, and John Campbell, residing at 29 Bolton Drive, Mount Florida, Glasgow, the sole Partner of said Firm, as such Partner, and as an Individual.

HUGH M. MACKIE, C.A., Glasgow, hereby give , notice, in terms of the Bankruptcy (Scotland) Act, 1913, that I have obtained from the Accountant of Court a Certificate that I am entitled to obtain my discharge; and that the Sheriff-Substitute (Mr. Fyfe) has fixed the 1st day of April 1915, at 10 A.M., within his Chambers, County Buildings, Glasgow, as a Diet for hearing and disposing of objections to my discharge hearing and disposing of objections to my discharge.

HUGH M. MACKIE, C.A., Trustee.

In the SEQUESTRATION of ANDREW NEW-LANDS, Wholesale Merchant, Bridgend, Bathgate.

HARLES JOHN MUNRO, C.A., Edinburgh, 7 Trustee, hereby intimates that the Accountant of Court has accelerated payment of the first Dividend under the Sequestration, by authorising the same to be made on the expiration of four months from the date of the Deliverance actually awarding Seques-tration, and that accordingly the claims of the Creditors must be duly lodged with me on or before 4th May 1915, in order to participate in said Dividend.

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

Edinburgh, 22nd March 1915.

the SEQUESTRATION of GEORGE In M'WHIRTER WEBSTER, Shipowner and Shipbroker, 50 Wellington Street, Glasgow, carrying on business there under the name of GEORGE WEBSTER & Co., of which he is sole Partner.

DAVID STRATHIE, C.A., Glasgow, Trustee, hereby intimates that a second and final Divi-dend will be paid within the Chambers of David Strathie & Co., C.A., 86 St. Vincent Street there, on and after 8th May 1915, to all those Creditors whose claims have been duly lodged and admitted.

DAVID STRATHIE, C.A., Trustee.

In the SUMMARY SEQUESTRATION of ARCHI-BALD NISBET, Fruit Grower, residing at Linnville House, Kirkfieldbank, Parish of Lesmahagow.

I HEREBY intimate that an account of my intro-missions with the funds of the Estate, brought down to 18th March 1915, has been audited by the Commissioners, and that a first and final Dividend will be paid on 6th April 1915, within the Chambers of Geo. & Richd. M'Culloch, Incorporated Account-ants, 183 West George Street, Glasgow, to those Creditors whose claims have been lodged and admitted admitted.

GEO. M'CULLOCH, Trustee.

SEQUESTRATION of THOMAS CROOKSTON, Colliery Agent, Invergyle, Limestone Avenue, Rutherglen.

THE Trustee hereby intimates that an account of his intromissions with the funds of the above Sequestrated Estate, brought down to 15th ultimo, has been audited by the Commissioners, who have

ALEX. D. DEAS, C.A., Trustee.

124 St. Vincent Street, Glasgow, 22nd March 1915.

In the SEQUESTRATION of JAMES BLACK, Spirit Merchant, "Aberdeen Arms," 20 West North Street, Aberdeen.

WILLIAM MONRO SELLAR, Advocate in Aber-deen, Trustee, hereby intimates that the Commissioners have postponed a Dividend till the recurrence of another statutory period for making a Dividend.

WM. M. SELLAR, Trustee.

Aberdeen, 22nd March 1915.

NOTICE OF DISSOLUTION.

THE Firm of A. BLACKBURN CRAIG & COMPANY, Merchants, carrying on business at 116 St. Vincent Street, Glasgow, of which the Subscribers Arthur Blackburn Craig and Alexander Peter Anderson were the sole Partners, has been DISSOLVED as at 17th March 1915, by mutual consent, by the retiral therefrom of the said Alex-ander Peter Anderson. The Subscriber Arthur Blackburg Crait

The Subscriber Arthur Blackburn Craig will continue the said Business for his own behalf, and will collect all debts due to, and discharge all debts due by, the said Firm.

Dated at Glasgow, this seventeenth day of March 1915.

A. BLACKBURN CRAIG.

Witnesses to the Signature of the said Arthur Blackburn Craig— JAMES HAMILTON, 116 St. Vincent

- Street. ELIZABETH SHIELLS, 4 Holyrood
- Quad.

A. P. ANDERSON.

- Witnesses to the Signature of the said Alexander Peter Anderson-JAMES HAMILTON, 116 St. Vincent
- Street.
- ELIZABETH SHIELLS, 4 Holyrood Quad.

NOTICE OF DISSOLUTION.

THE Firm of MACDONALD & GRANT, Quarry-masters, Clachan Quarry, Airdrie, of which the Subscribers were the sole Partners, was DISSOLVED on 20th March 1915, of mutual consent, by the retiral therefrom of the Subscriber Alexander Grant.

The Subscriber John Daniel Macdonald will car on the Business in future for his own behoof, and is authorised to receive and discharge all debts and obligations due to, and will pay all debts due by, and implement all obligations of the dissolved Firm.

JOHN D. MACDONALD.

ALEXANDER GRANT.

Witnesses to the Signatures of John Daniel Macdonald and Alexander Grant-

WM. D. LITTLEJOHN, Solicitor, Glas-

gow. DAVID ROBERTSON EDWARD, Law-Clerk, 124 St. Vincent Street,

Glasgow.

NOTICE.

THE Subscriber Mrs. Margaret Leiper Semple or Watt, Avondale, Carntyne, hereby intimates that, as at 1st March 1915, she transferred the Busi-ness of Preserved Meat Manufacturer carried on by her at Carntyne under the name JAMES C. WATT to the Subscriber James Christie Watt, her son. The said Business will as and from said data be

The said Business will, as and from said date, be carried on by the Subscriber James Christie Watt

postponed the declaration of a Dividend till the under the same Firm name for his own behoof. He will collect all accounts due to, and discharge the debts due by, said Business. Carntyne, 19th March 1915.

MARGARET L. WATT.

JAS. C. WATT.

ALEX. MACALLAN, Writer, Rutherglen, ROBERT W. DUNCAN, Law-Clerk, 90 Main Street, Rutherglen,

Witnesses to the Signatures of both Subscribers.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given of the Dissolution of the Firm of ROBERT YOUNG & COMPANY, Cartwrights and Van-Builders, Shaw Street, Govan, as at 31st December last, by the retiral therefrom of Mr. Thomas Adam and Mr. Robert Adam. The Business will now be carried on by Mr. Robert Young for his own behoof, who will pay all outstanding debts, and uplift all accounts due to the Firm.

ROBT. YOUNG & CO.

ROBT. YOUNG.

THOMAS ADAM.

ROBT. ADAM.

ROBERT LYLE, Contractor, Burndyke Street, Witness. JNO. MARR, Jr., C.A., 926 Govan Road, Witness.

Govan, 18th March 1915.

BANKRUPTS.

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

Edwin Hunford Janes, The Duke's Head, New King's Road, Fulham, London, publican's manager.

- Fredrick George Jones, trading as Dyson & Co., and some-times as Dyson & Company, carrying on business at 39 Redcross Street, Cripplegate, London, E.C., and now residing at Breinz, Heath Park Road, Romford, Essex, lately carrying on business at 27 to 31 Earl Street, Finsbury, London, and formerly 17 Moor Lane, London, E.C., and lately residing at 32 Princes Road, Romford aforesaid stay materials merchant. aforesaid, stay materials merchant.
- Malcolm Macaulay, lately carrying on business at 2 The Pavement, Cambridge Road, 44 London Road, and 17 Richmond Road, lately residing and carrying on business at 4 The Pavement aforesaid, and also lately residing at 2 The Pavement aforesaid, all in Kingstonon-Thames, Surrey, and whose present residence or place of business the Petitioning Creditors are unable to ascertain, hairdresser and tobacconist.
- Arthur Morgan, 53 Southward Park Road, Bermondsey, London, dairyman.
- Norman Henry Raphael, 34 Hans Place, Chelsea, London, and Hill Cottage, Ewell, Surrey, Esquire, now serving as a private in His Majesty's Royal Fusiliers.
- Emily Elizabeth Wilson, 8 Market Square, Aylesbury, in the county of Buckingham, grocer and provision merchant (widow).
- Sir Charles Nugent, Bourton Hill House, Moreton-in-Marsh, in the county of Gloucester, trainer of racehorses.
- Henry Porter, 24 Malpas Road, Liscard, in the county of Chester, late managing director of the Liverpool Stone Company Limited.
- Frank Clark, Toynton Saint Peters, Lincolnshire, farmer.
- James Joseph Tomkins, 15 St. Michael's Place, late Florence House, Cannon Place, both in Brighton, Sussex, and The Nest, Whytecliffe Road, Purley, in the county of Surrey, formerly bank superintendent, but now of no occupation.
- Thomas Whyte, trading as Whyte & Co., residing at 8 Tenison Road, and trading at 82A Mill Road, both in the borough of Cambridge, tailor and breeches maker.

Harry Bertram, 16 Kingsland Crescent, Barry Dock, in the county of Glamorgan, carrying on business at 41 Dock View Road, Barry Dock, tobacconist and stationer.

Frederick Walter Anderson, 175 Merton Road, Wimbledon, Surrey, builder.

- William Arthur Horsley, 34 Brighton Road, Surbiton, Surrey, outfitter.
- James Bellis, residing and carrying on business at 111 and 113 Northgate, Cottingham, in the East Riding of the county of York, greengrocer, late market gardener.
- Alfred Burbidge, formerly 6 Uppingham Road, in the county borough of Leicester, but now 8 Buller Road, Leicester aforesaid, and formerly carrying on business at 32 Gladstone Street, Leicester aforesaid, late boot and shoe manufacturer, now foreman shoe finisher.
- George Erskine Reid, Croft Lodge, Maghull, near Liverpool, insurance agent.
- Frank Stuart Phillips, residing at 19 New Park Terrace, Treforest, in the county of Glamorgan, and carrying on business at 36 Aberfan Road, Aberfan, in the said county of Glamorgan, stationer and fancy goods dealer.
- Joseph Thomas, 25 Union Street, Pontlottyn, in the county of Glamorgan, grocer,
- John James Holdsworth, residing at 26 Station Road, Redcar, and carrying on business at 31 Station Road, Redcar, in the county of York, boot and shoe dealer and repairer.

- Thomas Read, 24 Victoria Street, Middlesbrough, in the county of York, and James Edward Read, formerly 305 Newport Road, but now 25 Leven Street, Middlesbrough aforesaid, trading together, trading as Read Brothers at Greta Street, Middlesbrough aforesaid, coachbuilders and cab proprietors.
- Henry Niman, residing and trading at 86 Meldon Terrace, Newcastle-upon-Tyne, tailor.
- Alfred Thomas, now 12 The Strand, Ryde, Isle of Wight, but lately residing at or carrying on business at 34 Rue du Mont-Thabor, Paris, in the Republic of France, a domiciled Englishman, of no occupation at present, but formerly commission agent.
- Samuel Lean, 1 Ferris Town, Truro, Cornwall, lately residing at and carrying on business at 122 Trelowarren Street, Camborne, Cornwall, plumber.
- Henry Frank Sare, St. George's Hotel, Bassett Road, Camborne, in the county of Cornwall, railway agent.
- Oliver Marshall, Axbridge, Somerset, coal merchant.
- Allen Heming, Church Street, Eckington, in the county of Worcester, baker.
- David Bryant and Tom Bryant, trading as D. Bryant & Son, residing respectively at 6 and 11 Grove Park Walk, Harrogate, and carrying on business at 72 Station Parade, and Dawson Terrace, all Harrogate, Yorkshire, wholesale and retail bakers and confectioners.

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.

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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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