SCOTTISH POWER COMPANY LIMITED.

IN a Petition at the instance of the Scottish Power Company Limited incompany Na Petition at the instance of the Scottish Power Company Limited, incorporated under the Companies (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 pursuance 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

"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 petitioning Company passed on 12th and confirmed on 27th January 1915, as set forth in the Petition modificated the Company in the Company. 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 Companies in Companies and the Companies of Companie in Scotland in pursuance of Section 45 of the Companies (Consolidation) Act, 1908; and upon the same being 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 12th and confirmed on 27th January 1915 is as 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 amount of Shares held by them upon such terms and for acceptance within acceptance within the such period as the Company from time to time fix by the Notice offering same for subscription, shall in addition to the said Notes "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
"determined to distribute after sayment of "determined to distribute after payment of "such 7 per cent. cumulative dividend and any arrears thereof, and in the event of the Company being wound up the surplus assets shall be applied in repaying in the first place to the "holders of Pre-Preference Shares the amount "paid up or gradied as noid up on each 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).

INTIMATION is given of an Application to the Lords of Council and Session (Lord Cullen, Ordinary,—Mr. Saunders, Clerk) for Donald Kirkpatrick Blair, C.A., 190 West George Street, Glasgow, Liquidator of the above-named Company, for (interalia) (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 remuneration and the expenses of the Liquidation, and to dispense 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 induction of ten days from the date of such citation. on an induciae 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 Edinburgh, 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 inducine of seven days from the date of such citation, to show cause why Sequestration 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 Perth-

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 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 Sequestration will be published in the Edinburgh Gazette alone.

W. M. JEFFRAY, Solicitor, Dunblane, Agent.

20th March 1915.