

DUMFRIES AND GALLOWAY JOINT SANATORIUM BOARD ORDER, 1920, DATED 19TH JULY 1920, MADE BY THE SCOTTISH BOARD OF HEALTH UNDER SECTION 64 (3) OF THE NATIONAL INSURANCE ACT, 1911.

Whereas by Order dated 8th April 1914 (hereinafter referred to as "the principal Order") made by the Local Government Board for Scotland under sub-section (3) of Section 64 (as applied to Scotland by Section 80) of the National Insurance Act, 1911, it is provided that the county councils of the counties of Dumfries, Kirkcudbright and Wigtown, respectively and the joint committee of the town councils of the burghs of Dumfries and Maxwelltown constituted in terms of Section 80 (4) of the said Act shall be combined for the purpose of providing, furnishing, managing and maintaining a sanatorium for the treatment, isolation and observation of tuberculosis and that the provision of such sanatorium, the furnishing, maintenance and management thereof shall be undertaken by a joint Board to be called the Dumfries and Galloway Joint Sanatorium Board :

And whereas by Section 16 of the Local Government (Emergency Provisions) Act, 1916, it is enacted that every joint committee and every joint board constituted or to be constituted under sub-section (3) of Section 64 of the National Insurance Act, 1911, shall be a body corporate by such name as the Board by which it is constituted may direct and shall have perpetual succession and a common seal and may hold land for the purposes of their powers and duties without licence in mortmain :

And whereas the Scottish Board of Health as in right of the powers and duties of the Local Government Board for Scotland by virtue of sub-section (1) of Section 4 of the Scottish Board of Health Act, 1919, have, after consultation with the Dumfries and Galloway Joint Sanatorium Board resolved to amend the principal Order as hereinafter contained :

Therefore we the Scottish Board of Health by virtue of the powers conferred on us under the enactments before referred to and of all other powers enabling us in that behalf, do hereby order as follows :—

1. (1) This Order may be cited as the Dumfries and Galloway Joint Sanatorium Board Order, 1920, and shall be read as one with the principal Order, and the principal Order and this Order may be cited together as the Dumfries and Galloway Joint Sanatorium Board Orders, 1914 and 1920.

(2) The Interpretation Act, 1889, applies to the interpretation of this Order, as it applies to the interpretation of an Act of Parliament.

2. The Dumfries and Galloway Joint Sanatorium Board (hereinafter referred to as "the Joint Board") constituted by and in terms of the principal Order shall be a body corporate by the name of the Dumfries and Galloway Joint Sanatorium Board, and shall have perpetual succession and a common seal and may hold land for the purposes of their powers and duties.

3. The following paragraph shall be substituted for paragraph (2) of Article 3 of the principal Order :—

"(2) The title to the land for the said buildings shall be taken in favour of the Dumfries and Galloway Joint Sanatorium Board, and shall

"be held by them for the ends uses and purposes herein specified."

4. The following Article shall be substituted for Article 9 of the principal Order :—

"Article 9. One hundred and ten beds (*i.e.* the accommodation for one hundred and ten patients) shall be provided in the sanatorium and these beds shall be allocated to the combining authorities as follows:—To the county council of Dumfries 50, to the county council of Kirkcudbright 22, to the county council of Wigtown 16, and to the joint committee of Dumfries and Maxwelltown, 22. The joint Board may increase the accommodation for patients to such extent as we may approve and such increase shall be allocated among the combining authorities in such manner as the Joint Board and the combining authorities may agree, and failing agreement as we, having regard to the whole circumstances, may determine; and in the event of the allocation among the combining authorities of the increase of accommodation being in different proportions to the allocation of the original accommodation of one hundred and ten beds, such financial adjustment may be made among the combining authorities in respect of capital expenditure previously made or incurred as the Joint Board and the combining authorities may agree, and, failing agreement, as we may determine."

Given under the Official Seal of the Scottish Board of Health this nineteenth day of July, nineteen hundred and twenty.

L. S.

JOHN JEFFREY,
A Secretary to the Scottish Board of Health.

Advertisement of Cancelling.

Name of Society, **ODESSA SICK AND FUNERAL BENEFIT FRIENDLY SOCIETY.**

NOTICE is hereby given that the Assistant Registrar of Friendly Societies for Scotland has, pursuant to S. 77 of the Friendly Societies Act, 1896, by writing under his hand, dated the 16th day of July 1920, Cancelled the Registry of the Odessa Sick and Funeral Benefit Friendly Society (Register No. 548 Lanark), held at Beth Hamedresh Hall, 42 Govan Street, Glasgow, in the County of Lanark, at its request.

The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a Registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such cancelling had not taken place.

3A Howe Street, Edinburgh,
16th July 1920.

THE ABERDEEN LIME COMPANY LIMITED.

A PETITION has been presented to the Lords of Council and Session (Second Division,—Mr. Antonio, Clerk) by the above-named Company, craving the Court to confirm the alterations on the Memorandum of Association of the Company proposed at an Extraordinary General Meeting held on 23rd June 1920, and confirmed at an Extraordinary General Meeting of the Company held on 8th July 1920, which alterations are set forth in the Special Resolutions of the Company passed on 23rd June and confirmed, on 8th July 1920.

The Court has pronounced an Interlocutor in the following terms :—

"Edinburgh, 15th July 1920.—The Lords appoint the