

The Edinburgh Gazette

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FRIDAY, JULY 30, 1920.

At the Court at Buckingham Palace, the 28th day of June 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS in pursuance of the powers conferred on Him by the Treaty of Peace Act, 1919, His Majesty in Council was pleased to make the Treaty of Peace Order, 1919, and it is expedient that the said Order should be amended in the manner hereinafter appearing:

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, as follows:—

1. The provisions of the Treaty of Peace Order, 1919, set out in the first column of the Schedule

to this Order shall be amended in the manner shown in the second column of that Schedule.

- 2. Paragraph (xvi) of Article one of the Treaty of Peace Order, 1919, shall have effect and shall be deemed always to have had effect as if for the proviso to that paragraph the following proviso were contained therein:
 - "Provided that any particular property, rights, or interests so charged may at any time be released by the Custodian acting under the general direction of the Board of Trade from the charge so created."
- 3. This Order may be cited as the Treaty of Peace (Amendment) Order, 1920.

ALMERIC FITZROY.

SCHEDULE.

Article.	Nature of Amendment.
1	For the words "this Act "there shall be substituted "this Order."
1 (x)	At the end the following words shall be inserted:— "The Clearing Office may make rules, subject to the approval of the President "of the Board of Trade, for prescribing the manner in which the powers and "duties conferred upon the Clearing Office by this Order shall be exercised."
1 (xi)	At the end the following words shall be inserted:— "In any proceeding by the Clearing Office to enforce payment of a debt or fine, a report purporting to be signed by the Controller or by the Secretary shall be evidence of the facts therein stated."

${\tt SCHEDULE--} continued.$

	SCHEDULE—continued.
Article.	'Nature of Amendment.
1 (xiv)	The following paragraph shall be inserted after paragraph (xiv):— "(xiva) The Board of Trade may undertake on behalf of a British national "the presentation to and conduct before the Mixed Arbitral Tribunal of any "claim, difference, or dispute referable to the Tribunal under the provisions of "Sections IV., V., and VII. of Part X. of the Treaty, and may make regulations "with the consent of the Treasury in respect of the fees to be charged in respect "of such services."
1 (xvi)	The following words shall be inserted after the words "the fourth day of August nineteen hundred and fourteen":— "but so nevertheless that the claims of British nationals for the proceeds of the "liquidation of their property, rights, and interests mentioned in Section IV. of "Part X. of the Treaty and in the annex thereto, and for the enemy debts owing "to them referred to in Article 296 of the Treaty, shall rank in priority to any "of the other claims above-mentioned."
1 (xvii)	In sub-paragraph (a), after the words, "the Custodian," the following words shall be inserted:—" acting under the general direction of the Board of Trade." After sub-paragraph (a) the following paragraph shall be inserted:— "(aa) The Court may, on the application of the Clearing Office or the Custodian, require any person known or suspected to have in his possession or "under his control or management any property, right, or interest subject to "charge, including any person known or suspected to owe a debt to a German "national. or any person whom the Court may consider capable of giving information respecting the same, subject to payment or tender of reasonable expenses of his attendance, to attend as a witness and to give evidence or produce documents before the Court or before such officer as the Court may appoint for the purpose of examining into the matter, who shall have power to take evidence and administer oaths, and if any person fails without reasonable excuse to comply with any of the provisions of the order, or wilfully gives false "evidence, he shall, on summary conviction, be liable to a fine not exceeding "one hundred pounds, or to imprisonment for a term not exceeding three months, or to both such imprisonment and fine. For the purposes of this paragraph 'the court' means the High Court or a "judge thereof, or a County Court, or in Scotland, the Court of Session or a "sheriff court." In sub-paragraph (c), after the words "by the Custodian," the following words shall be inserted: "notwithstanding any regulation or stipulation of the company "or other body, and notwithstanding that the Custodian is not in possession of "the certificate scrip or other document of title relating to the shares, stock, or "securities to which the application relates." After sub-paragraph (c) the following paragraph shall be inserted:— "(cc) Where the property charged consists of property transferable on de-livery any person having the possession, control, or management of the property "shall, on being so require
1 (xviii)	For the words "Article 300" where those words secondly occur there shall be substituted the words "Article 301," and for the words "six months" where those words secondly occur there shall be substituted the words "ten months."
3	For the words "except the Dominion of Canada" to "and India" inclusive there shall be substituted the words "except India and the self-governing Dominions, "that is to say, the Dominion of Canada, the Commonwealth of Australia (which "for this purpose shall be deemed to include Papua and Norfolk Island), the "Union of South Africa, the Dominion of New Zealand, and Newfoundland." At the end of the same article the following proviso shall be added:— "Provided also that if a local clearing office is established in India or in any "self-governing Dominion, the provisions of this Order relating to the clearing "office shall apply with respect to the relations between the Central Clearing "Office and the local clearing office, and to transactions on behalf of the local "clearing office which must be effected through the Central Clearing Office, or "which may be effected by the Central Clearing Office at the request of the "local clearing office."

Chancery of the Royal Victorian Order, Buckingham Palace,

23rd July 1920.

The KING has been graciously pleased to make the following promotions in and appointments to the Royal Victorian Order:-

To be Knight Grand Cross.

Admiral Sir Charles Edward Madden, Bart., G.C.B., K.C.M.G., C.V.O.

To be Knight Commander.

Major-General William Fry, C.B., C.V.O.

To be Members of the Fourth Class.

Lancelot Worthy Horne, Esq., C.B.E. Lieutenant-Colonel Henry William Madoc, C.B.E. Lieutenant-Colonel John Gerald M'Conaghy, D.S.O., 25th Cavalry, Indian Army.

Commander John Ouchterlony Barron, D.S.O., Royal Navy.

Bertram Edward Sargeaunt, Esq., O.B.E. Lieutenant-Commander Basil Wilberforce, Longmore Owen, Royal Navy.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

St. James's Palace, S.W., 27th July 1920.

ORDER OF THE BRITISH EMPIRE.

AMENDMENTS.

The following amendments to the list of appointments to the Most Excellent Order of the British Empire (Civil Division) which appeared in the London Gazette dated 30th March 1920, No. 31840, are notified:-

Corrections to name :—

Commanders.

Page 3766.—For Mabel Lady Howard, read Lady Mabel Harriet Howard.

Page 3768.—For Major Aeneas Ronald M'Donnell, O.B.E., read Major Aeneas Ranald M'Donell, O.B.E.

Page 3769.—For James Wycliffe Headlem-Morley, Esq., read James Wycliffe Headlam-Morley, Esq.

Page 3771.—For Dorothy, Mrs. Ramsden, read Dorothy, Mrs. Ramsden-Jodrell.

Page 3773.—For Robert Wooley Walden, Esq., J.P., read Robert Woolley Walden, Esq., J.P. Page 3774.—For Francis Minchin Youles, Esq., read Francis Minchin Voules, Esq.

Officers.

Page 3775.—For Antonio Ashton, Esq., read Antiona Edward Ashton, Esq.

Page 3777.—For Florence, Mrs. Bonns, read Florence, Mrs. Bonus.

Page 3778.—For Richard Sidney Henry Boulding, Esq., read Reginald Sidney Henry Boulding, Esq., B.Sc., A.M.I.E.E. Page 3791.—For Miss Margaret Bruce Hunter,

read Margaret Bruce, Mrs. Hunter.

Page 3794.—For Captain Harold Frederick |

Larnder, read Captain Frederick Harold Larnder.

For Samuel Durham Lodge, Esq., M.R.C.S., L.R.C.P., read Major Samuel Lodge, M.D.

Page 3796.—For Miss Isabella Brodie M'Lachlan, read Isabella Brodie, Mrs. M'Lachlan.

For Margaret Lady Evelyn Mason, read

Lady Evelyn Margaret Mason.
Page 3797.—For William John Collins Merry, Esq., M.D., B.Ch., read William Joseph Collins, Merry, Esq., M.D., B.Ch.

Page 3798.—For John Edward Munro, Esq.,

read John Edwin Munro, Esq.
Page 3800.—For Miss Eleanora Blanshard Pemberton, read Miss Eleonora Blanshard Pemberton.

Page 3805 .- For Miss Laura Gertrude Spratt, read Laura Gertrude, Mrs. Spratt.

Members.

Page 3821.—For Edmund Alumsby Chapman, Esq., read Edmund Alensby Chapman, Esq.

Page 3824.—For Miss Catherine Gwladys Cresswell. read Miss Gwladys Catherine Cresswell.

Page 3825.—For Ethel Maud, Mrs. Cumming, read Ethel Maud, Mrs. Cuming.

Page 3826.—For Arthur George Dilby, Esq., read Arthur George Dilley, Esq.

Page 3827.—For William Dusantoy Drakeford, Esq., read William Dusantoy Drakeford, Esq.,

 $M.\bar{A}$ Page 3828.—For Edward Cooch Stewart Elmslie, Esq., read Eng.-Lt.-Cdr. Edmund Cooch

Stewart Elmslie, R.N.R. Page 3839.—For Miss Florence Gertrude Horsburgh, read Miss Florence Gertrude Horsbrugh.

For Philip John Hoyle, Esq., read John Philip Hoyle, Esq.

Page 3844.—For Reginald William Lloyd, Esq.,

read William Reginald Lloyd, Esq.
Page 3845.—For William Neil Macall, Esq., M.D., C.M., read William Neil Maccall, Esq., M.D., C.M.

Page 3846.—For Morrison MacLachlan, Esq., read Morrison MacLachlan, Esq.

Page 3848.—For James Melville, Esq., read Thomas Melville, Esq.

Page 3852 - For John Pervey Oliver, Esq., read John Penry Oliver, Esq.
Page 3869.—For Miss Lilian Mary Woolcombe,

read Miss Lilian Mary Woollcombe.

The following amended descriptions of services are notified :-

Knights Commanders.

Page 3759.—George Keith Buller Elphinstone, Esq., O.B.E.

Technical Head of Messrs. Elliot Bros., Westminster; valuable services in design and manufacture of fire control apparatus for the Navy

Page 3760.—Harry Benedetto Renwick, Esq. Late Director of Feeding Stuffs Department, Ministry of Food; Deputy Chairman and Managing Director of County of London Electric Supply Company Ltd.

Commanders.

Page 3768.—Lieutenant - Colonel (Honorary Colonel) James Francis Mackay, V.D.

Member of Recruiting Staff Office in Edinburgh; National Service Representative for City of Edinburgh.

Officers.

Page 3776.—Arthur Beckwith, Esq., J.P. Chairman, Breconshire Local War Pensions Committee; Member of Disablement Committee for South Wales and Monmouthshire.

Page 3779.—John Dixon Brunton, Esq.

Director of Messrs. Bruntons, Musselburgh. Page 3779.—James Frank Buckingham, Esq., Inventor and Manufacturer of the Buckingham Incendiary Bullet.

Page 3780.-Miss Gertrude Margaret Carew

Cass.

Matron and Commandant, Morant War Hospital, Brockenhurst; Donor, Commandant and Matron of the Cass Hospital for Officers,

Page 3781.—Frank Moore Collins, Esq.

Honorary Secretary, British and Foreign Sailors' Society.

Charles Cotton, Esq., F.R.C.P., M.R.C.S.

Assistant County Director, Canterbury Division, British Red Cross and Order of St. John; Commissioner, St. John Ambulance Brigade for No. VIII. District (Kent, Surrey and Sussex).

Page 3782. - Alexander Jaffray Cruickshank, Esq.

Messrs. Wilson, Sons & Co., Ltd., Rio de Janeiro.

Page 3784.—Charles Edward Doubleday, Esq., Principal Clerk, Paymaster - General's Department.

Page 3787.—Captain Brandreth Gibbs.

Assistant County Director, Territorial Force Association, Ashford Division, Kent.

Page 3789.—Miss Mary Elizabeth Dalrymple Hay.

Šecretary, Boys' Brigades, Navy League.

Page 3793.—Henry Furse, Keene, Esq.

Asylums Officer, London County Council. Page 3795.—George M'Alpine, Esq., General Secretary, Scottish Churches Huts Committee.

Page 3798.—The Reverend James Lorimer Munro, General Superintendent in France, Scottish Churches Huts.

Page 3801.—Cyril Cameron Pyke, Esq.

Artillery Department, Commission Internationale de Ravitaillement.

Louisa Geraldine, Mrs. Rawlins.

Organiser, Eccleston Hospital for Officers London. Commandant, V.A.D., No. 172 London.

Page 3804.—Helena Rose, Mrs. Duncombe-Shafto.

Honorary Secretary, Durham Light Infantry Prisoners of War Fund.

Page 3811.—Frederick Benjamin Wood, Esq. His Majesty's Consul, Patras.

Members.

Page 3816.—Joseph Bennett, Esq. Honorary Secretary, Barry War Savings Committee.

Page 3819.—Frederick Augustus L'Estrange Burges, Esq., M.R.C.S., L.R.C.P. Member of Medical War Committee Bir-

mingham, Ministry of National Service. Page 3820.—David Fowler Burton, Esq.

Worker, Territorial Force Association, West Riding of Yorkshire.

Page 3821.—Albert Cay, Esq., J.P.
Honorary Treasurer, Warwickshire War Honorary Treasurer, Warwickshire War Pensions Committee; Honorary Treasurer, County of Warwickshire Soldiers and Sailors'

Families' Association.
Page 3827.—Marion, Mrs. Durrell.

Commandant and Donor, V.A.D. Hospital, Garboldisham Manor, Thetford.

Page 3829.—Matilda Mary, Mrs. Engleheart. Chairman, Treasurer and Secretary, Boxford and Hadleigh District Committee, West Suffolk War Pensions Committee.

Page 3830.—Frederick Theodore Flint, Esq. Member of the "Lena Ashwell" Concert

Page 3831.—Miss Marion Ferguson Foster.

Secretarial services at Moor Park Auxiliary Hospital.

Page 3836.—Annie Rosina, Mrs. Hayes.

Roberts Hall Canteen Dock Gates, Southhampton.

Page 3837.—John William Hicks. Esq.

Assistant to the Ballistic Officer, Ordnance Committee.

Captain Reginald Thomas Hills.

War Sub-Section Director, Munitions Volunteers Enrolment, Ministry of Munitions. Page 3838.—Miss Juliana Margaret Hoare.

Commandant, Voluntary Aid Detachment No. 114; Lady Superintendent, St. John Brigade, N.D. 16.

Page 3841.—William James Wallis-Jones, Esq. Branch Manager, Carmarthen, Ministry of

Page 3842.—Jane Madeleine, Mrs. Joy.

Lady Superintendent of Y.M.C.A. Hostel, King's Cross; Donor of King's Cross Hut and of Y.M.C.A. Hut at Amiens.

Page 3844.—Arthur Harold Lloyd, Esq. Chief Tool Designer, Messrs. Alfred Herbert,

Ltd. George Maybrey Lloyd, Esq.,

Y.M.C.A., Chief Accountant and Organising Secretary for Munitions Canteens in the North Metropolitan Area.

Page 3845.—William Henry Lunn, Esq.

Late Honorary Secretary, Lincolnshire (Holland) Local War Pensions Committee. Page 3846.—Miss Frances Louisa Mackenzie.

Devoted services in connection with the Work of the Seisdon (Wolverhampton) War Pensions Sub-Committee.

Page 3847.—Janet Sophia, Mrs. Marshall.

Lady Superintendent of Kitchens, British Red Cross Hospital, Netley. Page 3852.—Florence, Mrs. Openshaw.

Commandant, V.A.D. Hospital, Herne Bay. Miss Rosa Jane Palmer.

Deputy Chairman, Business Women of London Evening Workers, Belgravia War Hospital Supply Depot, 1915–1919. Page 3852.—Miss Janet Parkinson.

Honorary Secretary of Area Committee, Lancashire Local War Pensions Committee.

Page 3853.—Ernest Albert Pearman, Esq. Honorary Secretary, Houghton-le-Spring and Sunderland Rural War Savings Committee.

Page 3855.—Charlotte Amyand Powys, Mrs.

Valuable work for the Red Cross, and in connection with War Charities in County Cork.

Page 3857.—Miss Mary Constance Ridley. Organiser and Honorary Secretary, War Information Office, Newcastle-on-Tyne.

Page 3865.—Thomas Reginald Toovey, Esq. Assistant to Staff Manager, Port of London Authority.

Joh n Billington Vince, Esq.
Acting Class A Clerk, War Office.

Page 3870.—William Henry Wykes, Esq.
Superintending Clerk, Central Force and
Eastern Command Central Registry.

Other corrections :-

Officers.

Page 3778.—For Henry Briggs, Esq., D.Sc., M.B., F.R.C.S., read Henry Briggs, Esq., D.Sc.
Page 3791.—For Commander James Hunter, R.N.R., read Commander James Hunter.
Page 3809.—For Frank Watson, Esq., Deputy Controller, Appointments Department, Ministry of Labour, read Frank Watson, Esq.

Members.

Page 3827.—For Francis Mary, Baroness Dunalley, Red Cross Services, read Mary Frances, Baroness Dunalley, President of the Tipperary Branch, British Red Cross Society; President of the Tipperary Prisoners of War Fund; President of the Soldiers and Sailors Families' Association, Tipperary Branch.

Page 3857.—For Miss Jean Dewar Robertson,

Page 3857.—For Miss Jean Dewar Robertson, Naval Intelligence Division, Admiralty, read Jean Dewar, Mrs. Robertson, Secretary of Wandsworth C. War Pensions Sub-Committee.

The following amendment to the list of appointments to the Most Excellent Order of the British Empire (Civil Division), which appeared in the London Gazette dated 1st June 1920, is notified:—

Commander.

For Ethel Mary, Mrs. Wood, Honorary Organiser in London of the Sailors and Soldiers' Families' Association; Honorary Secretary, London War Pensions Committee, read Ethel Mary, Mrs. Wood, Secretary, London War Pensions Committee.

> Scottish Office, Whitehall, S.W. 1, 27th July 1920.

The KING has been pleased, by Warrant under His Majesty's Royal Sign Manual, bearing date the 17th instant, to direct Letters Patent to be passed under the Seal appointed to be kept and made use of in place of the Great Seal of Scotland, granting the rank and dignity of Counsel to His Majesty to the undernamed member of the Scottish Bar:—

John Lean Wark, Esquire, Advocate, M.A., LL.B.

Whitehall, July 26, 1920.

The KING has been pleased to award the Albert Medal to Gharib Shah, in recognition of his gallantry in saving life in June of last year.

On the 3rd June 1919, a large Religious Fair was being held in India at Nariana, on the right bank of the River Beas, and a great

many pilgrims were being conveyed across the river by means of a ferry boat. Two boatloads had been taken over successfully, and the boat was crossing a third time when it got out of control. The river was in flood and the rapids very dangerous, and the boat, which was filled to its utmost capacity, entered the rapids and was swamped, all the passengers being precipitated into the rushing water. Gharib Shah, a young waterman, 25 years of age, who was in charge of a timber raft some 30 yards away, managed to get his raft close to the overturned boat, and immediately set to work to save the passengers as they were carried past him. Time after time he plunged into the river, and succeeded in rescuing fifteen drowning persons. Others in the water who had struggled to the raft were pulled on to it by him, and in this manner other lives were saved.

It is estimated that 150 passengers were on board the boat when it started, and of the forty-five saved it is certain that Gharib Shah was responsible for the rescue of at least thirty by his bravery and resourcefulness. The District Magistrate who held an inquiry into the occurrence highly commended Gharib Shah's conduct, and mentioned that this was not the first time that he had saved persons from drowning, for in the year 1914, at the risk of his own life, he had rescued five persons from the same river.

FACTORY AND WORKSHOP ACT, 1901.

In pursuance of Section 118 of the Factory and Workshop Act, 1901, the Right Honourable Edward Shortt, one of His Majesty's Principal Secretaries of State, has been pleased to appoint Thomas Arthur Edwards and Richard Ronald William Millward to be Inspectors of Factories and Workshops.

Whitehall, 26th July 1920.

NOTICE.

COLONIAL STOCK ACT, 1900 (63-64 Vict. c. 62.).

ADDITION TO LIST OF STOCKS UNDER SECTION 2.

Pursuant to Section 2 of the Colonial Stock Act, 1900, the Lords Commissioners of His Majesty's Treasury hereby give notice that the provisions of the Act have been complied with in respect of the undermentioned Stock, registered or inscribed in the United Kingdom:—

New South Wales Government 6½ per cent. Inscribed Stock, 1930-40.

The restrictions mentioned in Section 2, Subsection (2) of the Trustees Act, 1893, apply to the above stock (see Colonial Stock Act, 1900, Section 2).

NOTICE.

REGULATION OF FOREIGN EXCHANGES.

LOAN OF SECURITIES TO THE TREASURY.

(SCHEME B.)

The National Debt Commissioners hereby give notice that the Treasury have decided to exercise the option, under Clause 3 of Scheme B, of returning Canadian Pacific Railway Common Shares as on the 31st December 1920, from which date the additional allowance will cease.

The Treasury Register will close one calendar month before the date specified, and no further transfers can then be accepted.

> T. L. HEATH, Comptroller General.

National Debt Office. 30th July 1920.

> Board of Trade. Great George Street, London, S.W. 1, 24th July 1920. P.A D. 40.

THE PROFITEERING ACTS, 1919 AND 1920, ORDER (No. 13) DATED 24TH JULY 1920, MADE BY THE BOARD OF TRADE UNDER SECTION 1 OF THE PROFITEERING ACT, 1919 (9 & 10 GEO. V. CAP. 65), AS AMENDED BY THE PROFITEERING (AMENDMENT) ACT, 1920 (10 & 11 Geo. V. CAP. 13).

Whereas Section 1 of the Profiteering Act, 1919 (9 & 10 Geo. V. cap. 66), as amended by the Profiteering (Amendment) Act, 1920 (10 & 11 Geo. V. cap. 13), provides that that Section may be applied by order of the Board of Trade to any article or class of articles declared by the Board to be one or one of a kind in common use by the public, or being material, machinery, or accessories used in the production thereof:

Now, therefore, the Board of Trade do hereby declare that the articles of food set out in the Schedule annexed hereto are articles of a kind in common use by the public, and do hereby order that Section 1 of the Profiteering Act, 1919 (9 & 10 Geo. V. cap. 66), as amended by the Profiteering (Amendment) Act, 1920 (10 & 11 Geo. V. cap. 13), shall apply to each article of food specifically mentioned in the Schedule hereto.

This Order shall come into force as from the twenty-seventh day of July 1920, and may be cited as the Profiteering Acts, 1919 and 1920, Order (No. 13).

Dated this 24th day of July 1920. By the Board of Trade.

> R. S. HORNE, President of the Board of Trade.

SCHEDULE.

The following articles of food (included in this Schedule by agreement with the Food Controller) :-

52. Bacon (Imported).53. Ham (Imported).

54. Lard (Home Produced).

Board of Trade, Great George Street. London, S.W. 1, 24th July 1920. P.A.D. 41.

THE PROFITEERING ACTS, 1919 AND 1920 (No. 14), DATED 24TH JULY 1920, MADE BY THE BOARD OF TRADE UNDER SECTION 1 OF THE PROFITEERING ACT, 1919 (9 & 10 GEO. V. CAP. 66), AS AMENDED BY THE PROFITEERING (AMENDMENT) ACT, 1920 (10 & 11 GEO. V. CAP.

Whereas Section 1 of the Profiteering Act, 1919 (9 & 10 Geo. V. cap. 66), as amended by the Profiteering (Amendment) Act, 1920 (10 & 11 Geo. V. cap. 13), provides that that Section may be applied by order of the Board of Trade to any article or class of articles declared by the Board to be one or one of a kind in common use by the public, or being material, machinery, or accessories used in the production thereof.

Now, therefore, the Board of Trade do hereby declare that the articles of food set out in the Schedule annexed hereto are articles of a kind in common use by the public, and do hereby order that Section 1 of the Profiteering Act, 1919 (9 & 10 Geo. V. cap. 66), as amended by the Profiteering (Amendment) Act, 1920 (10 & 11 Geo. V. cap. 13), shall apply to each article of food specifically mentioned in the Schedule hereto.

This Order shall come into force as from the second day of August 1920, and may be cited as the Profiteering Acts, 1919 and 1920, Order (No.

Dated this 24th day of July 1920. By the Board of Trade.

R. S. HORNE, President of the Board of Trade.

SCHEDULE.

The following articles of food (included in this Schedule by agreement with the Food Controller) :-

55. Dried Fruits.

Board of Trade, Great George Street, London, S.W.1 27th July 1920.

PATENTS FOR INVENTIONS.

THE PATENTS (TREATY OF PEACE) RULES, 1920.

DATED 24TH JULY 1920.

By virtue of the provisions of the Trading with the Enemy Acts, 1914 to 1918, the Treaty of Peace Act, 1919, the Treaty of Peace Order, 1919, and the Order of the Board of Trade, dated 19th July 1920, the Board of Trade do hereby make the following Rules :-

PRELIMINARY.

1. These Rules may be cited as the Patents (Treaty of Peace). Rules, 1920, and shall come into operation from and immediately after the 19th day of July 1920.

INTERPRETATION.

2. In the construction of these Rules any words herein used, the meanings of which are defined by the Order of the Board of Trade dated the 19th day of July 1920 shall have the meanings thereby assigned to them respectively.

FEES.

3. The fees to be paid under these Rules shall be those specified in the first Schedule to these Rules.

FORMS.

4. The forms herein referred to are the forms contained in the second Schedule to these Rules. Such forms shall be used in all cases to which they are applicable, and may be modified as directed by the Comptroller to meet other cases.

VOLUNTARY DEALINGS IN OR UNDER RESTORED PATENTS, ETC.

5. Where any assignment or assurance of a restored patent or of the benefit of a restored application or any licence under a restored patent has been agreed between parties, application for the consent of the Board of Trade to any such assignment, assurance, or licence shall be made on Patents Form No. 40 before the execution of the document effecting such assignment, assurance, or licence. Such application shall be accompanied by a copy of the draft document proposed to be executed.

DEVOLUTION OF TITLE BY OPERATION OF LAW.

6. Where any person claims to be entitled to the benefit of or any interest in a restored patent or restored application by virtue of operation of law, arising after the outbreak of war, he shall make application for the consent of the Board of Trade to his title as claimed being recognised upon Patents Form No. 41. Such application shall be accompanied by a copy of the instrument or other document under which the applicant claims title.

APPLICATION FOR LICENCE UNDER RESTORED PATENT OTHER THAN UNDER RULE 5.

7. An application for the grant of a licence under a restored patent or a patent granted upon a restored application shall be made upon Patents Form No. 42. Such application shall be accompanied by an unstamped copy and a statement in duplicate setting out fully the reason for making the application, the facts upon which the applicant bases his case and the terms of the licence which he is prepared to accept. A copy of the application and of the statement will be transmitted by the Comptroller to the patentee at his address for service on the Register of Patents.

Upon such application being made and copy thereof transmitted to the patentee, the latter, if desirous of contesting the application, shall, within one month of the receipt of such copy at his address for service, or such further time as the Comptroller may allow, leave at the Patent Office a counter-statement fully setting out the grounds upon which the application is contested, and, on so leaving, shall deliver to the applicant a copy thereof.

Upon receipt of such counter-statement, and/or

quire, the Comptroller shall proceed to determine the application.

APPLICATION FOR REVISION OF LICENCE.

8. An application for the revision of a licence, whether granted by the Board of Trade Custodian, or under these Rules under a restored patent, shall be made upon Patents Form No. 43. Such application shall be accompanied by an unstamped copy and a statement in duplicate setting out fully the facts upon which the applicant bases his case, and the terms of such licence as he is prepared to accept or grant. A copy of the application and of the statement will be transmitted by the Comptroller to the patentee, at his address for service on the Register of Patents or the Licensee concerned, as the case may be.

Upon such application being made and copy thereof transmitted, the patentee or licensee, as the case may be, if desirous of contesting the application, shall, within one month of the receipt of such copy at his address for service, or such further time as the Comptroller may allow, leave at the Patent Office a counter-statement fully setting out the grounds upon which the application is contested, and, on so leaving, shall deliver to the applicant a copy thereof.

Upon receipt of such counter-statement, and/or any further evidence, the Comptroller may require, the Comptroller shall proceed to determine the application.

APPLICATION FOR THE EXPROPRIATION, TAKING OVER, OR SELLING ANY RESTORED PATENT.

9. An application for the expropriation, taking over, or sale of any restored patent, or a patent granted upon a restored application, shall be made upon Patents Form No. 44. Such application shall be accompanied by an unstamped copy, and a statement in duplicate setting out fully the reason for making the application, and the facts upon which the Applicant bases his case. A copy of the application and of the statement will be transmitted by the Comptroller to the patentee at his address for service on the Register of Patents.

Upon such application being made, and copy thereof transmitted to the patentee, the latter, if desirous of contesting the application, shall, within one month of the receipt of such copy at his address for service, or such further time as the Comptroller may allow, leave at the Patent Office a counter-statement fully setting out the grounds upon which the application is contested, and on so leaving, shall deliver to the applicant a copy thereof.

Upon receipt of such counter-statement, and/or any further evidence the Comptroller may require, the Comptroller shall proceed to determine whether the application should be granted and be referred to a special tribunal for the settlement of terms.

Where it is decided to grant the application and refer it to a special tribunal for the settlement of terms, application to be heard by the specal tribunal shall be made upon Patents Form No. 45.

HEARINGS.

10. Before deciding any issue raised under any further evidence the Comptroller may re- | Rules 7, 8, and 9 of these Rules, or before exercising any discretionary power given to the Comptroller under the Order of the Board of Trade, dated 19th July 1920, or these Rules adversely to any party, the Comptroller shall give ten days' notice, or such longer notice as he may think fit, to the party or parties as the case may be, of the time when he is prepared to hear such party or parties or their representatives.

EVIDENCE.

11. In lieu of or in addition to any oral evidence that may be given at a hearing, the Comptroller may require any party to file evidence by way of statutory declaration, and allow any declarant to be cross-examined on his declaration.

Costs.

12. The Comptroller may award costs in any proceedings under these Rules, and direct how and by what parties they are to be paid. Further, in any case in which he thinks fit, the Comptroller may require any person initiating proceedings to give security for costs, and in the event of such security not being forthcoming, may dismiss the application in question.

Dated this 24th day of July 1920.

R. S. HORNE,
President of the Board of Trade,

FIRST SCHEDULE.

FEES.

Subject or Proceeding.	A	mo	unt.	Corresponding Form
	£	s.	d.	
On application under Rule 5 for consent of Board of Trade to assignment, assurance, or licence of patent rights On application under Rule 6 for consent of Board of Trade to	2	0	0	Patents Form No. 40.
devolution of title to Patent rights by operation of Law	2	0	0	Patents Form No. 41.
On application for licence under restored patent	$\bar{2}$	Ŏ	0	Patents Form No. 42.
On application for revision of licence		0		Patents Form No. 43.
On application for expropriation, taking over, or selling any restored patent rights	5	0	0	Patents Form No. 44.
expropriation, taking over, or selling of restored patent rights	5	0	0	Patents Form No. 45.
Dated this 24th day of July 1920.			R	S. Horne,
]	Pres		of Board of Trade.

SECOND SCHEDULE.

Forms.

Patents Form No. 40.

THE PATENTS (TREATY OF PEACE) RULES), 1920.

PATENT £2

Application under Rule 5 for consent of Board of Trade to Assignment, Assurance, or Licence of Patent Rights.

* I (or We)

hereby apply for the consent of the Boar d of Trade to an (Assignment) (Assurance) in respect of (Letters Patent) No. of (Licence) being executed.

(application)

A copy of the document in question, the terms of which have been agreed between of the one part and

of the other, accompanies this application.

My (Our) address for service in the United Kingdom is :-

† Signature of Applicant(s)

To the Comptroller,

The Patent Office,

25 Southampton Buildings,

Chancery Lane,

London, W.C. 2.

* Give, in full, name, address, and nationality of applicant(s).

† To be signed by the Applicant(s).

Patents Form No. 41.

THE PATENTS (TREATY OF PEACE) RULES, 1920.

PATENT £2

Application under Rule 6 for consent of Board of Trade to devolution of title to Patent Rights by operation of Law.

* I (or We)

hereby apply for the consent of the Board of Trade to the benefit of (Letters Patent) No.

(Application) devolving upon me.

I (We) claim to be entitled to †

by virtue of an instrument dated

accompanies this application.

a copy of which

My (Our) address for service in the United Kingdom is:-

‡ Signature of Applicant(s)

To the Comptroller,

The Patent Office,

25 Southampton Buildings,

Chancery Lane,

London, W.C. 2.

* Give in full name, address, and nationality of applicant(s).

† Here insert nature of claim.

† To be signed by Applicant(s).

Patents Form No. 42.

THE PATENTS (TREATY OF PEACE) RULES, 1920.

PATENT £2

Application for Licence in respect of restored Patent Under Rule 7 (to be accompanied by an unstamped copy and also a statement of case (in duplicate)).

* I (We)

hereby apply for a Licence in respect of Letters Patent No.

A draft Licence embodying the terms which I (We) am (are) prepared to accept is annexed.

My (Our) address for service in the United Kingdom is:-

† Signature of Applicant(s)

To the Comptroller,

The Patent Office,

25 Southampton Buildings,

Chancery Lane,

London, W.C. 2.

* Give, in full, name, address, and nationality of Applicant(s).

† To be signed by Applicant(s).

Patents Form No. 43.

THE PATENTS (TREATY OF PEACE) RULES, 1920.

PATENT £5

Application under Rule 8 for Revision of the Terms of a Licence (to be accompanied by an unstamped copy and also a statement of case (in duplicate)).

hereby request that the terms of the Licence in respect of Letters Patent No. of which Licence is dated , and was granted by

t.o may be revised.

The modifications which I (We) desire to have effected are † A draft Licence embodying the terms which (I am) (We are) prepared to accept (or grant) is annexed.

My (Our) address for service in the United Kingdom is:-

‡ Signature of Applicant(s)

To the Comptroller,

The Patent Office,

25 Southampton Buildings,

Chancery Lane,

London, W.C. 2.

* Give, in full, name, address, and nationality of Applicant(s).

† Here state briefly the nature of the revision desired.

‡ To be signed by the Applicant(s) whether Patentee(s) or Licensee(s).

Patents Form No. 44.

THE PATENTS (TREATY OF PEACE) RULES, 1920.

PATENT £5

Application under Rule 9 for the Expropriation, Taking Over, or Selling of restored Patent Rights (to be accompanied by an unstamped copy and also by a statement of case (in duplicate)).

hereby apply for the expropriation, taking over, or sale † of ‡ No.

My (Our) address for service in the United Kingdom is :-

Signature of Applicant(s)

To the Comptroller,

The Patent Office,

25 Southampton Buildings,

Chancery Lane,

London, W.C. 2.

* Give, in full, name, address, and nationality of Applicant(s).

† Strike out words which do not apply. ‡ Here insert particulars of Letters Patent or Application.

Patents Form No. 45.

THE PATENT (TREATY OF PEACE) RULES, 1920.

PATENT £5

Application to be heard by Tribunal in respect of the Expropriation, Taking Over, or Selling of Restored Patent Rights.

I (We) *

hereby apply to be heard by the Tribunal in respect of the application to texpropriate, take over, or sell ‡

My (Our) address for service in the United Kingdom is :-

Signature of Applicant(s)

To the Comptroller,

The Patent Office,

25 Southampton Buildings,

Chancery Lane,

London, W.C. 2.

Dated this 24th day of July 1920.

* Give, in full, name, address, and nationality of Applicant(s).

† Strike out the words which do not apply.

I Here insert particulars of Letters Patent or Application.

R. S. HORNE,

President of the Board of Trade.

TRADE BOARDS ACTS, 1909 AND 1918.

PAPER BAG TRADE BOARD (GREAT BRITAIN).

Proposal to Vary Minimum Rates of Wages FOR MALE AND FEMALE WORKERS.

In accordance with Regulations made under Section 18 of the Trade Boards Act, 1909, by the Minister of Labour, and dated the 31st October 1918, the Trade Board established in Great Britain under the Trade Boards Act, 1918, for the Paper Bag Trade as specified in the Trade Boards (Paper Bag Trade) Order, 1919, hereby give Notice, as required by Section 3 (5) of the Trade Boards Act, 1918, that they propose to vary the General Minimum Time Rates, Piece Work Basis Time Rates and Overtime Rates for Male and Female Workers set out in the

Schedules of their Notices dated 22nd November 1919 and 12th March 1920, the variations proposed being as shown in the Schedule set out below.

The Minister of Labour has given his consent to Notice being given of Proposal to Vary the General Minimum Time Rates and Overtime Rates set out in the Schedule of the Notice dated 12th March 1920.

SCHEDULE,

PART I.

PROPOSED VARIATION OF GENERAL MINIMUM TIME RATES FOR MALE WORKERS.

SECTION I .- For Machine Tacklers (as defined in Section I. of Part V. of this Schedule) and Paper Bag Cutters.

Variation Proposed for Machine Tacklers.

At 18 and under 19 years of age, from 38s. to 45s. per week of 48 hours, i.e. 11½d. per hour.

At 19 and under 20 years of age, from 43s. to 51s. per week of 48 hours, *i.e.* 1s. $0\frac{3}{4}$ d. per hour.

At 20 and under 21 years of age, from 49s. to 58s. per week of 48 hours, *i.e.* 1s. 2½d. per hour

At 21 and under 22 years of age, from 55s. to 65s. per week of 48 hours, *i.e.* 1s. $4\frac{1}{4}$ d. per hour.

At 22 and under 23 years of age, from 66s. to 76s. per week of 48 hours, i.e. 1s. 7d. per hour.

23 years of age and over, from 72s. to 82s. per week of 48 hours, i.e. 1s. 8½d. per hour.

Variation Proposed for Paper Bag Cutters.

At 18 and under 19 years of age, from 34s. to 40s. per week of 48 hours, i.e. 10d. per hour.

At 19 and under 20 years of age, from 41s. to 48s. per week of 48 hours, i.e., 1s. per hour.

At 20 and under 21 years of age, from 48s. to 57s. per week of 48 hours, *i.e.* 1s. $2\frac{1}{4}$ d. per hour.

At 21 and under 22 years of age, from 55s. to 65s. per week of 48 hours, *i.e.* 1s. $4\frac{1}{4}$ d. per hour.

At 22 and under 23 years of age, from 59s. to 69s. per week of 48 hours, *i.e.* 1s. $5\frac{1}{4}$ d. per hour.

23 years of age and over, from 64s. to 74s. per week of 48 hours, i.e. 1s. 6½d. per hour.

Provided that in the case of male workers entering the trade for the first time at the age of 21 years and over either as Machine Tacklers or as Paper Bag Cutters, the proposed variation of the General Minimum Time Rates for such workers shall be as follows:—

Variation Proposed for Machine Tacklers.

During 1st 12 months of service as a Machine Tackler, from 55s. to 65s. per week of 48 hours, *i.e.* 1s. 4½d. per hour.

During 2nd 12 months of service as a Machine Tackler, from 60s. to 70s. per week of 48 hours, i.e. 1s. 5½d. per hour.

During 3rd 12 months of service as a Machine Tackler, from 66s. to 76s. per week of 48 hours, i.e. 1s. 7d. per hour.

After 3 years' service as a Machine Tackler, from 72s. to 82s. per week of 48 hours, *i.e.* 1s. $8\frac{1}{2}$ d. per hour.

Variation Proposed for Paper Bag Cutters.

During 1st 12 months of service as a Paper Bag Cutter, from 55s. to 65s. per week of 48 hours, *i.e.* 1s. $4\frac{1}{4}$ d. per hour.

During 2nd 12 months of service as a Paper Pag Cutter, from 58s. to 68s. per week of 48 hours, *i.e.* 1s. 5d. per hour.

During 3rd 12 months of service as a Paper Bag Cutter, from 61s. to 71s. per week of 48 hours, i.e. 1s. 5\frac{3}{2}\text{d}. per hour.

After 3 years' service as a Paper Bag Cutter,

from 64s. to 74s. per week of 48 hours, *i.e.* 1s. $6\frac{1}{2}$ d. per hour.

Section II.—For Hydraulic Pressers, Slitters, Stock-keepers, Packers and Despatchers of 21 years of age and over.

Variation Proposed.

During 1st 12 months of service after the age of 21 years in any one of the occupations specified in this Section, from 55s. to 65s. per week of 48 hours, *i.e.* 1s. $4\frac{1}{4}$ d. per hour.

During 2nd 12 months of service after the age of 21 years in the same occupation, from 56s. to 66s. per week of 48 hours, *i.e.* 1s. $4\frac{1}{2}$ d. per hour.

During 3rd 12 months of service after the age of 21 years in the same occupation, from 58s. to 68s. per week of 48 hours, *i.e.* 1s. 5d. per hour.

After three years' service after the age of 21 years in the same occupation, from 60s. to 70s. per week of 48 hours, i.e. 1s. 5½d. per hour.

Section III.—For Male Workers (other than those specified in Sections I. and II. of this Part of this Schedule).

Variation Proposed.

- (a) Workers other than Learners: from ls. 13d. to ls. 41d. per hour.
- (b) Learners as defined in Section II. of Part V. of this Schedule.

Learners of under 15 years of age, from 14s. to 17s. per week of 48 hours, i.e. 41d. per hour.

Learners of 15 and under 16 years of age, from 16s. to 19s. per week of 48 hours, *i.e.* $4\frac{3}{4}$ d. per hour.

Learners of 16 and under 17 years of age, from 20s. to 24s. per week of 48 hours, i.e. 6d. per hour.

Learners of 17 and under 18 years of age, from 24s. to 28s. per week of 48 hours, i.e. 7d. per hour.

Learners of 18 and under 19 years of age, from 32s. to 38s. per week of 48 hours, i.e. 9½d. per hour.

Learners of 19 and under 20 years of age, from 40s. to 47s. per week of 48 hours, *i.e.* 113d. per hour.

Learners of 20 and under 21 years of age, from 48s. to 57s. per week of 48 hours, i.e. 1s. 2½d. per hour.

PART II.

Proposed Variation of General Minimum Time Rates for Female Workers.

SECTION I .-- Workers other than Learners :-

Variation Proposed.

- (i) Workers other than Homeworkers: from 8d. to 9½d. per hour.
- (ii) Homeworkers as defined in Section III. of Part V. of this Schedule: from 8d. to 9½d. per hour.

Section II.—Learners as defined in Section II. of Part V. of this Schedul	SECTION	II.—Learners a	s defined in	Section 1	II of Part	V. of this	Schedule:
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ı		LEAR	ners Commencino	3 AT		
	Column I.	Column I. Column II.		Column IV.		
	14 and under 15 years of age.	15 and under 17 years of age.	17 and under 20 years of age.	20 years of age and over.		
During	Per week of 48 hours.		Per week of 48 hours.	Per week of 48 hours.		
First six months of employment after the age of 14 years Second ,, Third ,, Fourth ,, Fifth ,, Sixth ,, Seventh ,,	From to Per hour. 10s 12s i.e. 3d 12s 14s , 3½d 14s 16s , 4d 16s 19s , 4¾d 18s 21s ,, 5¼d 21s 24s ,, 6d 24s 28s ,, 7d 28s 32s ,, 8d	12s 14s i.e. 3½d 14s 16s ,, 4d 16s 19s ,, 4¾d 20s 23s ,, 5¾d	18s 2ls ,, 5\d	From to Per hour. First three months, 16s 19s i.e. 42d Second ,, ,, 20s 23s ,, 52d Third ,, ,, 24s 28s ,, 7d Fourth ,, ,, 28s 32s ,, 8d		

- (i) It is proposed that the General Minimum Time Rates for Female Learners under 14 years of age shall be varied from 2½d. to 3d. per hour, and from the age of 14 they shall be entitled to the amounts shown in Column 1 above, as if they had commenced at 14.
- (ii) A Female Learner shall cease to be a Learner and be entitled to the full General Minimum Time Rate applicable to her under Section I. of this Part of this Schedule upon the fulfilment of the following conditions:-

Ages of entering upon Employment and Conditions.

Under 15 years of age, the completion of not less than 4 years' employment and the attainment of the age of 18 years.

15 and under 17 years of age, the completion of 3 years' employment.

17 and under 20 years of age, the completion of 2 years' employment.

20 years of age, and over, the completion of 1 year's employment.

Provided that a Female Learner returning to the Trade after absence shall not serve a longer period as a Learner than would be required if she were entering the trade for the first time.

(iii) For the purpose of reckoning the General Minimum Time Rate applicable to a Female Learner who has had previous employment in the trade, and the length of time during which she may continue to be employed as a Learner, the provisions of this Sub-Section shall be held to apply to the whole period of her employment in the trade.

The weekly rates for Male and Female Learners set out in Section III. (b) of Part I. and Section II. of Part II. above shall be subject to a proportionate deduction according as the number of hours actually spent by the Learner in the factory or workshop in any week is less than 48.

PART III.

PROPOSED VARIATION OF PIECE-WORK BASIS TIME RATES FOR FEMALE WORKERS.

All Female Workers :-

- (a) Workers other than Homeworkers from $^{^{\prime}}$ 8½d. to 9¾d. per hour. (b) Homeworkers: from 8½d. to 9¾d. per

In the case of Female Workers employed on piece-work, each piece rate paid shall be such as will yield, in the circumstances of the case, not less than 93d. an hour to an Ordinary worker, that is, a worker of ordinary skill and experience.

PART IV.

PROPOSED VARIATION OF OVERTIME RATES FOR ALL CLASSES OF MALE AND FEMALE

In lieu of the Overtime Rates at present fixed and set out in the Trade Boards Notices dated 22nd November 1919 and 12th March 1920, and effective under Orders of the Minister of Labour dated 20th November 1919 and 10th March 1920, the Minimum Rates for Overtime in respect of all hours worked in excess of the number of hours declared by the Trade Board in their Notice dated 22nd November 1919, to be the normal number of hours of work in the trade shall be as follows, that is to say :-

A. For Workers employed on Time-Work.

Workers employed on Time-Work shall be entitled to receive Overtime Rates, calculated on the proposed General Minimum Time Rates, set out in Part I. and Part II. of the Schedule of this Notice, in the manner set out in Section 2 of Part III. of the Schedule of the Notice issued by the Trade Board and dated 22nd November 1919, in substitution for the Minimum Rate which would otherwise be applicable.

B. For Workers employed on Piece-Work.

I. All Male Workers including Male Learners. All Male Workers employed on Piece-Work shall be entitled to receive in respect of each hour of Overtime worked in addition to Piece Rates each of which would yield in the circumstances of the case, to an Ordinary worker not less than the General Minimum Time Rate applicable the appropriate General Minimum Time Rate, one-half of the appropriate General Minimum Time Rate, or one-quarter of the appropriate General Minimum Time Rate according as the Overtime Rate which would have been payable under the provisions of Section 2 of Part III. of the Schedule to the Trade Board's Notice dated 22nd November 1919, if the worker had been employed on Time-work, were Double Time, Time-and-a-half, or Time-and-a-Quarter respectively.

II.—Female Workers.

- (i) Female Workers other than Learners employed on Piece-work shall be enentitled to receive in respect of each hour of Overtime worked, in addition to Piece Rates each of which would yield, in the circumstances of the case, to an ordinary worker not less than the Piecework Basis Time Rate applicable, the appropriate Piece-work Basis Time Rate, one-half of the appropriate Piece-work Basis Time Rate, or one quarter of the appropriate Piece-work Basis Time Rate. according as the Overtime Rate which would have been payable under the provisions of Section 2 of Part III. of the Schedule to the Trade Board's Notice dated 22nd November 1919, if the worker had been employed on Timework, were Double-Time. Time-and-a-Half. or Time-and-a-Quarter respectively.
- (ii) Female Learners employed on Piecework shall be entitled to receive in respect of each hour of Overtime worked, in addition to Piece Rates, each of which would vield, in the circumstances of the case, to an ordinary worker not less than the Piece-work Basis Time-Rate applicable, the appropriate General Minimum Time Rate, one-half of the appropriate General Minimum Time Rate, or one-quarter of the appropriate General Minimum Time Rate according as the Overtime Rate which would have been payable under the provisions of Section 2 of Part III. of the Schedule to the Trade Board's Notice dated 22nd November 1919, if the worker had been employed on Time-work, were Double Time, Time-and-a-Half or Time-and-a-Quarter respectively.

PART V.

For the purpose of this Notice the following definitions shall apply:—

Section I.—A Machine Tackler shall be deemed to be a male person who is engaged in setting, adjusting, and keeping running Paper Bag Machines, and in superintending and carrying through all other operations that can be performed in whole or in part by such machines.

Section II.—A Male Learner is a worker under 21 years of age, who while employed is engaged during the whole or a substantial part of his time in learning some branch or process of the trade.

A Female Learner is a worker who

(i) Is employed by an employer who provides such Learner with reasonable facilities for practically and efficiently learning the branch or branches of the trade in which the Learner is for the time being employed; and

(ii) Has received a certificate or has been registered in accordance with rules from time to time laid down by the Trade Board, or has made application for such certificate or registration, which has been duly acknowledged and is still under consideration. Provided that the certification or registration of a Learner may be cancelled if the other conditions of learnership are not complied with.

Provided that an employer may employ a Female Learner on her first employment without a certificate or registration for a probation period not exceeding eight weeks, but the probation period shall be included in her period of learnership.

Provided also that notwithstanding compliance with the conditions contained in this Section, a person shall not be deemed to be a learner if she works in a room used for dwelling purposes, and is not in the employment of her parent or guardian.

SECTION III.—The expression "Homeworker" shall be held to mean a worker who works in her own home or in any other place not under the control or management of the employer.

PART VI.

The above proposed Minimum Rates of Wages shall apply, subject to the provisions of the Trade Boards Acts, to all workers in Great Britain in respect of all time during which they are employed in any branch of the trade specified in the Trade Board's (Paper Bag Trade) Order, 1919, that is to say, the manufacture from paper (including gauze-lined or cloth-lined paper) of any bag or container without a gummed Including the operations of packing, parcelling, warehousing, receiving, store-keeping, despatching, time-keeping, lift-operating, and cleaning, when these operations are carried on in connection with paper-bag manufacture and including the printing of paper bags when the printing apparatus is attached to the making apparatus, but excluding the manufacture of bags or containers with ungummed flaps (for use in the transmission of printed matter or samples) when made by the same process as gummed envelopes and excluding the manufacture of receptacles from cardboard, such as boxes, cartons or skillets.

PART VII.

SECTION I.—The above proposed Minimum Rates of Wages shall be paid clear of all deductions other than deductions under the National Insurance Act, 1911, as amended by any subsequent enactments, or deductions authorised by any Act to be made from wages in respect of contribut ons to any Superannuation or other Provident Fund.

Section II.—The above proposed General Minimum Time Rates are without prejudice to workers who are earning higher rates of wages.

The Trade Board will consider any objections to the above proposals to vary which may be lodged with them within two months from the 26th July 1920. Such Objections should be in writing and signed by the person making the same (adding his or her full name and address), and should be sent to the Secretary, The Paper Bag Trade Board (Great Britain), 5 Chancery Lane, W.C. 2.

It is desirable that the objections should state precisely, and so far as possible with reasons, what is objected to.

Dated this twenty-fourth day of July 1920. Signed by Order of the Trade Board.

F. POPPLEWELL, Secretary.

It is provided by the above-mentioned Regulations that:—

Every Occupier of a Factory or Workshop or of any place used for giving out work to outworkers shall, on receipt of this Notice, post up and keep posted up a sufficient number of true copies thereof in prominent positions in the Factory, Workshop or place used for giving out work, in such a manner as to ensure that in each case the Notice shall be brought to the knowledge of all workers employed by him or on his premises who are affected thereby. Penalty for noncompliance, a fine not exceeding 40s.

Under the Trade Boards Acts, 1909 and 1918, it is provided amongst other things that:—

1.—Where any minimum rate of wages fixed by a Trade Board has become effective, an employer shall, in cases to which the minimum rate is applicable, pay wages to the person employed at not less than the minimum rate clear of all deductions, and if he fails to do so shall be liable on summary conviction in respect of each offence to a fine not exceeding twenty pounds and to a fine not exceeding five pounds for each day on which the offence is continued after conviction therefor.

In the foregoing provision, the expression "deductions" includes deductions for or in respect of any matter whatsoever (other than deductions under the National Insurance Act, 1911, as amended by any subsequent enactments or deductions authorised by any Act to be made from wages in respect of contributions to any superannuation or other provident fund), and notwithstanding that they are deductions which may lawfully be made from wages under the provisions of the Truck Acts, 1831 to 1896, and where any payment being a payment authorised to be received by an employer under section one, section two, or section three of the Truck Act, 1896, is made by any employed person to his employer, the employer shall, for the purposes of the foregoing provision, be deemed to have deducted that amount from wages.

On the conviction of an employer for failing to pay wages at not less than the minimum rate to a person employed, the Court may by the conviction adjudge the employer convicted to pay, in addition to any fine, such sum as appears to the Court to be due to the person employed on account of wages, the wages being calculated on the basis of the minimum rate, but the power to order the payment of wages under this

provision shall not be in derogation of any right of the person employed to recover wages by any other proceedings.

2.—If a Trade Board are satisfied that any worker employed, or desiring to be employed, in any branch of a trade to which a general minimum time-rate, a guaranteed time-rate, or a time-work overtime rate is applicable is affected by any infirmity or physical injury which renders him incapable of earning that minimum rate, and where the worker is not already employed on piece-work, are of opinion that the case cannot suitably be met by employing him on piece-work, the Trade Board may, if they think fit, grant to the worker, subject to such conditions, if any, as they prescribe, a permit exempting the employment of the worker from the provisions of this Act relating to the payment of wages at less than the minimum rate, and, while the permit is in force. the employer shall not be liable for paying wages to the worker at a rate less than the minimum rate so long as the conditions prescribed by the Trade Board on the grant of the permit are complied with.

3.—It shall be the duty of every employer in a trade to which a minimum rate is applicable, to keep such records of wages as are necessary to show that the provisions of this Act are being complied with as respects persons in his employment, and if he fails to do so he shall be liable on summary conviction in respect of each offence to a fine not exceeding two pounds, and also to a fine not exceeding one pound for every day during which the default continues after conviction.

On any prosecution of a person for failing to pay wages at not less than the minimum rate, it shall lie on that person to prove that he has not paid wages at less than the minimum rate.

Any agreement for the payment of wages in contravention of the provisions of the Acts shall be void.

- 4.—An employer shall, in cases where persons are employed on piece-work and a general minimum time-rate but no general minimum piece-rate has been fixed be deemed to pay wages at less than the minimum rate—
 - (a) in cases where a special minimum piecerate has been fixed under the provisions of this Act for persons employed by that employer, if the rate of wages is less than that special minimum piece-rate; and
 - (b) in cases where a special minimum piecerate has not been so fixed, unless he shows that the piece-rate of wages paid would yield, in the circumstances of the case, to an ordinary worker at least the same amount of money as the basis-rate.

For the purpose of this section the expression "basis-rate" means the general minimum timerate, or where a rate (i.e., a "piece-work basis time-rate") has been fixed by the Trade Board for the purpose of being substituted for the general minimum time-rate as the basis rate, the rate so fixed.

5.—(1) Where a worker in any trade, being a person to whom a minimum rate of wages fixed by a Trade Board applies, is an apprentice or learner, it shall not be lawful for his employer to receive directly or indirectly from him, or on his behalf or on his account, any payment by way of premium:

Provided that nothing in the foregoing provision shall apply to any such payment duly made in pursuance of any instrument of apprenticeship not later than four weeks after the commencement of the employment.

(2) If any employer acts in contravention of this provision, he shall be liable on summary conviction in respect of each offence to a fine not exceeding twenty pounds, and the Court may by the conviction, in addition to imposing a fine, adjudge him to repay to the worker or other person by whom the payment was made the sum improperly received by way of premium.

6.—For the purpose of calculating the amount of the wages payable in the case of a worker employed on any work for which a minimum rate of wages has been fixed under the principal Act, the worker shall be deemed to have been employed during all the time during which he was present on the premises of the employer, unless the employer proves that he was so present without the employer's consent, express or implied, or that he was so present for some purpose unconnected with his work and other than that of waiting for work to be given to him to perform, and in the case of a worker employed on piece-work shall be deemed during any time during which he was so present and was not doing piece-work to have been employed at the general minimum time-rate applicable to workers of the class to which he belongs:

Provided that-

- (a) where a worker resides on the premises of the employer he shall not be deemed to be employed during any time during which he is present on the premises by reason only of the fact that he is so resident; and
- (b) a worker while present during normal meal times in a room or place in which no work is being done shall be deemed to be present for a purpose unconnected with his work.

NOTICE OF INTENDED DISTRIBUTION OF NAVAL SALVAGE MONEY.

Department of the Accountant-General of the Navy, Admiralty, S.W. 1, 27th July 1920.

Notice is hereby given to the Officers, Seamen, and Marines, and to all Persons interested therein, that the distribution of the awards for the salvage of the undermentioned vessels by His Majesty's Ships will commence on Wednesday, the 28th instant, in the Prize Branch of the Department of the Accountant-General of the Navy, Admiralty, SW 1.

Salvage of Motor Schooner "Anna," by H.M.

Tug "Lynx," on the 2nd January 1919.
Salvage of s.s. "Australind," by H.M. Tug
"Sandboy," between the 21st and 23rd February 1919.

All applications from persons entitled to share, who are not now serving, should be addressed "On Prize Business:—to the Accountant-General of the Navy, Admiralty, London, S.W. 1."

Such applications (except in the case of Commissioned Officers) should be accompanied by Certificates of Service.

Admiralty, 27th July 1920.

Foreign Decorations.

The following decorations have been conferred by the Allied Powers on the undermentioned Officers of the British Naval Forces for distinguished services rendered during the War:—

His Majesty the KING has given unrestricted permission to the Officers concerned to wear the decorations in question.

DECORATIONS CONFERRED BY HIS MAJESTY THE KING OF THE HEDJAZ.

ORDER OF EL NAHDA.

3rd Class.

Cdr. Arthur G. Warren, R.N.

4th Class.

Lieut-Cdr. Sir John W. T. Salt, Bt., R.N. Lieut.-Cdr. George T. W. Perkins, R.N. Lieut.-Cdr. Eric H. Ward, R.N.

DECORATION CONFERRED BY HIS MAJESTY THE KING OF ITALY.

Order of Saint Maurice and Saint Lazarus.

Officer.

Capt. Gerald W. Vivian, C.M.G., R.N.

DECORATIONS CONFERRED BY HIS MAJESTY THE EMPEROR OF JAPAN.

ORDER OF THE RISING SUN.

3rd Class.

Capt. Cyril T. M. Fuller, C.B., C.M.G., D.S.O., R.N., (Cdre., 1st Cl.).

ORDER OF THE SACRED TREASURE.

Grand Cordon.

Adml. Richard B. Farquhar, C.B.

3rd Class.

Cdr. Patrick Macnamara, R.N.

DECORATIONS CONFERRED BY HIS MAJESTY THE KING OF ROUMANIA.

ORDER OF THE CROWN OF ROUMANIA.

Commander.

Col. Arthur C. Hearn, R.M.

Officer.

Maj. Edward H. Fry, R.M.

DECORATIONS CONFERRED BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

NAVY CROSS.

Surg. Rear-Adml. Alexander G. Wildey, C.B. Capt. Lockhart Leith, C.M.G., D.S.O., R N. Surg. Capt. Sir Arthur S. Nance, K.B.E., C.B., R.N.

Lieut,-Cdr. Francis W. Craven, D.S.O., R.N.

India Office, 16th July 1920.

The KING has been pleased to appoint the following gentlemen to be members of the Executive Council of the Governor-General of India, with effect from the 16th July, the date on which Section 28 of the Government of India Act, 1919 (9 & 10 George V., cap. 101) was brought into operation :-

Sir Charles Carmichael Monro, G.C.B., G.C.S.I., G.C.M.G

Sir George Rivers Lowndes. K.C.S.I., K.C. Sir George Stapylton Barnes, K.C.B., K.C.S.I. Sir William Henry Hoare Vincent, K.C.S I. Khan Bahadur Mian Muhammad Shafi, C.I.E. William Malcolm Hailey, Esq., C.S.I., C.I.E. Sir Thomas Henry Holland. K.C.S.I., K.C.I.E. Rao Bahadur Bayya Narasimheswara Sarma.

War Office,

27th July 1920.

The KING has been graciously pleased to confer the Territorial Decoration upon the undermentioned Officers, who have been duly recommended for the same under the terms of the Royal Warrant dated 17th August 1908, as modified by the Royal Warrant dated 11th November 1918:-

Col. Sir Robert D. Moncreiffe, Bt., C.M.G. V.D., A.D.C. (Hon. Col., 6th Bn., Royal Highlanders) (Commdg. 6th Bn., Royal Highlanders) (formerly Lt., Scots Guards).

INFANTRY.

7th Bn., Royal Highlanders.—Capt. William B. Brown.

4th Bn., Gordon Highlanders.—Maj. Edward W. Watt.

7th Bn., Argyll & Sutherland Highlanders.— Maj. John Philp.

ROYAL ARMY MEDICAL CORPS.

Lieut.-Col. James F. MacIntosh, M.B., 1st Highland Field Amb.

Qr.-Mr. and Capt. Charles Thomson, Lowland Casualty Clearing Station.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 26TH JULY 1920.)

ANIMALS (LANDING FROM IRELAND) ORDER OF 1920,

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as follows:-

Prohibition of Landing except for Slaughter within Landing Place.

1.—(1) Cattle, sheep, goats or swine shipped from Ireland shall not, unless and until it is otherwise ordered by the Minister, be landed after the date hereof at any port or place in

Great Britain except in accordance with the following provisions of this Order.

(2) Cattle, sheep, goats or swine shipped from any port in Ireland which is mentioned in the First Schedule to the Animals (Landing from Ireland) Consolidation and Amendment Order of 1914 except Greenore, may after the date hereof be landed at any landing place defined by the Order of the Minister as a landing place for Irish Animals, except Holyhead, but only for the purpose of slaughter within the

landing place.
(3) The landing of any animals under this Order must be authorised by the Superintendent or person in charge of the landing place.

(4) Animals so landed shall be subject to the provisions of the Animals (Landing from Ireland) Consolidation and Amendment Order of 1914, except that the animals shall not be moved from the landing place, and shall be slaughtered therein within ninety-six hours after their landing.

Special Provision as to Animals Destined for Manchester Irish Animals Landing Place

2. Animals, if intended to be landed at the Manchester Irish Animals Landing Place under this Order shall not be carried through the Eastham lock until they have been examined by a Veterinary Inspector of the Ministry, and unless and until the Inspector cehtifies that his examination and information do not show that there is, or during the voyage has been, an animal on board affected with Foot-and-Mouth Disease.

Local Authority to enforce Order.

3. The provisions of this Order shall be executed and enforced by the Local Authority.

Offences.

4. If any animal shall be landed or moved in contravention of this Order, or is not slaughtered as hereby required, the owner thereof and the owner and the lessee and the occupier of the place of landing, and the person causing, directing, or permitting the landing or movement, and the owner and person in charge of the animal which is not so slaughtered, and the owner and the charterer, and the master of the vessel from which the same is landed, as the case may be, shall, each according to and in respect of his own acts or defaults, be deemed guilty of an offence against the Diseases of Animals Act, 1894.

Short Title.

5. This Order may be cited as the ANIMALS (Landing from Ireland) Order of 1920.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this L. S. twenty-sixth day of July, nineteen hundred and twenty.

> S. STOCKMAN, Authorised by the Minister.

Copies of the above Order can be obtained on application to the General Secretary, Ministry of Agriculture and Fisheries, Whitehall Place, S.W. 1.

STAMP DUTIES.

Whereas section 12 (2) of the Finance Act, 1899, provides, inter alia, that His Majesty's Commissioners of Inland Revenue may substitute, as respects any foreign or colonial currency mentioned in the schedule to that Act, any rate of exchange for that specified in the schedule, and that such Act shall be construed as if any rate of exchange for the time being substituted were contained in the said schedule, and as if the rate of exchange for which the new rate is substituted were omitted from that schedule, the said Commissioners do hereby give notice that they substitute the following rates of exchange for those specified in the schedule to the Finance Act, 1899:—

Gold Dollar: Four to one pound.

Yen: eight to one pound.

Florin, guilder, guilden: Eleven to one pound.

Rupee: Ten to one pound.

Mark: One hundred and fifty to one

pound.

Franc (French): Fifty to one pound.
Franc (Swiss): Twenty-two to one pound.
Lira: Sixty-six to one pound.

Dated this 26th day of July, 1920.

F. A. BARRETT,

Secretary.

Inland Revenue, Somerset House, London.

DISEASES OF ANIMALS ACTS, 1894 to 1914.

RETURN of OUTBREAKS of the undermentioned DISEASES in SCOTLAND for the Week ended 24th July 1920, distinguishing Counties (including Burghs):—

ANTHRAX.

_	.ks		nimals .	Attacked	
COUNTY.	Outbreaks Confirmed.	Oattle.	Sheep.	Swine.	Horses.
	No.	No.	No.	No.	No.
Stirling	1	_	_	1	_
TOTAL	1	_	_	1	

PARASITIC MANGE.

		. עדאטס		Outbreaks Reported.	Animals Attacked.
			-	No.	No.
Lanark Stirling				 2 1	2 1
Ton	TA1			 3	3

DISEASES OF ANIMALS ACTS-continued.

SHEEP SCAB.

The following Areas are now "Movement Areas" for the purposes of Part I. of the Sheep (Double Dipping) Order of 1920:—

Argyllshire.—(1) An area comprising the island of Coll, in the county of Argyll.

- (2) An area comprising the island of Tiree, in the county of Argyll.
- (3) An area comprising the island of Islay, in the county of Argyll.
- (4) An area comprising the holdings known as Erray, Glengorm, Lettermore, Ardnacross, Kentallen, Aros Mains, Tenga, and Glenaros, all in the parish of Kilninian and Kilmore, in the island of Mull, in the county of Argyll.
- (5) An area comprising the holdings known as Nos. 1, 2, 3, and 4 Holdings, Glenshellach, Laggan Farm, and Gallanach Farm, all in the parish of Kilmore and Kilbride, in the county of Argyll.
- (6) An area comprising the holdings known as Balinoe and Craigentaggart, and Kilbride, in the parish of Kilmore and Kilbride, also the holdings known as Knipoch, Lagganbeg, and Altnacarmaig, and Scamadale, in the parish of Kilninver and Kilmelford, all in the county of Argyll.
- (7) An area comprising the holdings known as Goatfield, Furnace, and Lochfyne, in the parish of Kilmichael Glassary, in the county of Argyll.

Inverness.—(1) An Area comprising the Islands known as the Outer Hebrides (except the islands of St. Kılda, Dune, Soay, and Boreray), in the county of Inverness.

Kincardine.—An Area comprising the farms of Tipperty, Bogburn, Denside, Honeybank, Mains of Glenfarquhar, Galloquhine, Drumelzie, and Mains of Drumtochty (including the hill grazings attached to the said farms), in the parish of Fordoun, in the county of Kincardine.

Perthshire.—An area comprising the parishes of Balquhidder and Killin, and such parts of the parish of Kenmore as lie to the south of Loch Tay, and to the west of the road leading from Loch Tay via Ardeonaig and Finglen to Comrie, in the county of Perth.

Ross and Cromarty.—An area comprising the Island of Lewis, including the smaller islands adjacent thereto, in the county of Ross and Cromarty.

Sutherland.—An area comprising the farms, lands, and grazings of Robert M'Pherson, of 44 Blairmore; Alexander Campbell, of Moorlands Blairmore; John Sutherland of Moorlands Culdrain, and John Ross, of Moorlands of Culdrain, all in the parish of Rogart, in the county of Sutherland.

Ministry of Agriculture and Fisheries, 27th July 1920. ORDER OF THE SCOTTISH BOARD OF HEALTH APPLYING SECTION I. OF THE VENEREAL DISEASE ACT, 1917, TO THE COUNTY OF HADDINGTON, INCLUDING THE BURGHS THEREIN.

Whereas by Section I. of the Venereal Disease Act, 1917, it is enacted as follows:—

- "1. (1) In any area in which this Section is in operation a person shall not, unless he is a qualified medical practitioner, for reward either direct or indirect, treat any person for venereal disease, or prescribe any remedy therefor, or give any advice in connection with the treatment thereof, whether the advice is given to the person to be treated or to any other person.
- "(2) This Section shall operate in any area to which it is applied by Order of the Local Government Board, or, in Scotland and Ireland, the Local Government Board for Scotland and Ireland respectively.

"Provided that no Order shall be made in respect of any area until a scheme for the gratuitous treatment of persons in that area suffering from venereal disease has been approved by the Local Government Board, or in Scotland and Ireland, the Local Government Board for Scotland and Ireland respectively, and is already in operation."

And whereas in terms of the Scottish Board of Health Act, 1919, the powers and duties of the Local Government Board for Scotland have been transferred to the Scottish Board of Health.

And whereas the Scottish Board of Health have approved a scheme for the gratuitous treatment of persons suffering from venereal disease within the area of the County of Haddington and the Burghs therein, which scheme is already in operation:

Now, therefore, We, the Scottish Board of Health, by this Our Order, declare that Section I. of the Venereal Disease Act, 1917, shall operate from and after the First day of September, Nineteen hundred and twenty, within the area of the County of Haddington and the Burghs therein.

Given under the Seal of Office of the Scottish Board of Health this Twenty-sixth day of July in the Year One thousand nine hundred and twenty.

JOHN T. MAXWELL,

Secretary to the Scottish Board of Health.

ORDER OF THE SCOTTISH BOARD OF HEALTH, APPLYING SECTION I. OF THE VENEREAL DISEASE ACT, 1917, TO THE COUNTY OF LANARK, INCLUDING THE BURGHS THEREIN.

Whereas by Section I. of the Venereal Disease Act, 1917, it is enacted as follows:—

"1. (1) In any area in which this Section is in operation a person shall not, unless he is a qualified medical practitioner, for reward either direct or indirect, treat any person for venereal disease, or prescribe any remedy therefor, or give any advice in connection with the treatment

ORDER OF THE SCOTTISH BOARD OF thereof, whether the advice is given to the person HEALTH APPLYING SECTION I. OF THE to be treated or to any other person.

- "(2) This Section shall operate in any area to which it is applied by Order of the Local Government Board, or, in Scotland and Ireland, the Local Government Board for Scotland and Ireland respectively:
- "Provided that no Order shall be made in respect of any area until a scheme for the gratuitous treatment of persons in that area suffering from venereal disease has been approved by the Local Government Board, or in Scotland and Ireland, the Local Government Board for Scotland and Ireland respectively, and is already in operation."

And whereas in terms of the Scottish Board of Health Act, 1919, the powers and duties of the Local Government Board for Scotland have been transferred to the Scottish Board of Health.

And whereas the Scottish Board of Health have approved schemes for the gratuitous treatment of persons suffering from venereal disease within the area of the County of Lanark and the Burghs therein which schemes are already in operation:

Now, therefore, We, the Scottish Board of Health by this Our Order, declare that Section I. of the Venereal Disease Act, 1917, shall operate from and after the First day of September, Nineteen hundred and twenty, within the area of the County of Lanark including the Burghs therein.

Given under the Seal of Office of the Scottish
Board of Health this Twenty-sixth day
of July in the Year One thousand nine
hundred and Twenty.

JOHN T. MAXWELL, Secretary to the Scottish Board of Health.

ORDER OF THE SCOTTISH BOARD OF HEALTH, APPLYING SECTION I. OF THE VENEREAL DISEASE ACT, 1917, TO THE COUNTY OF MORAY, INCLUDING THE BURGHS THEREIN.

Whereas by Section I. of the Venereal Disease Act, 1917, it is enacted as follows:—

- "1. (1) In any area in which this Section is in operation a person shall not, unless he is a qualified medical practitioner, for reward either direct or indirect, treat any person for venereal disease, or prescribe any remedy therefor, or give any advice in connection with the treatment thereof, whether the advice is given to the person to be treated or to any other person.
- "(2) This Section shall operate in any area to which it is applied by Order of the Local Government Board, or, in Scotland and Ireland, the Local Government Board for Scotland and Ireland respectively:
- "Provided that no Order shall be made in respect of any area until a scheme for the gratuitous treatment of persons in that area suffering from venereal disease has been approved by the Local Government Board, or in Scotland and Ireland, the Local Government Board for Scot-

land and Ireland respectively, and is already in | the Venereal Disease Act, 1917, shall operate from operation."

And whereas in terms of the Scottish Board of Health Act, 1919, the powers and duties of the Local Government Board for Scotland have been transferred to the Scottish Board of Health.

And whereas the Scottish Board of Health have approved a scheme for the gratuitous treatment of persons suffering from venereal disease within the area of the County of Moray and the Burghs therein which scheme is already in operation.

Now, therefore, We, the Scottish Board of Health by this Our Order, declare that Section I. of

and after the First day of September Nineteen hundred and twenty, within the area of the County of Moray, including the Burghs therein.

Given under the Seal of Office of the Scottish Board of Health, this Twenty-sixth day of July in the year One thousand nine hundred and twenty. L. S.

> JOHN T. MAXWELL, Secretary to the Scottish Board of Health.

STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, per Quarter of 8 Bushels, Imperial Measure,* as received from the Inspectors of Corn Returns in the Week ended 24th July 1920, pursuant to the Corn Returns Act, 1882.

BR	ITISH CO	DR N .		QUANTITIE	s sold.		AVERAG	E PRICE
				Qrs.	Bus.		8.	d.
Wheat	•••	•••	•••	4,058	5		8 4	10
Barley		•••		309	0	•	86	1
Oats	•••	•••		908	4	i	64	7

COMPARATIVE STATEMENT for the Corresponding Week in each of the Years from 1913 to 1919.

Corresponding Week in		QU.	ANTITIES SOLD	AVERAGE PRICE.			
		WHEAT.	BARLEY.	OATS.	WHEAT.	BARLEY.	OATS.
		Qrs. Bus.	Qrs. Bus.	Qrs. Bus.	s. d.	8. d.	s. d.
1913		15,972 1	508 7	1,474 5	34 1	24 5	20 3
1914		12,966 4	576 2	3,722 0	34 2	25 9	19 8
1915		12,269 5	2,514 0	4,538 4	55 3	36 1	31 1
1916		34,856 4	566 0	7,269 2	53 5	47 2	32 5
1917		7,499 7	613 7	1,990 3	78 3	65 7	55 2
1918]	6,326 7	824 2	369 6	74 3	56 11	46 2
1919		9,040 6	499 7	1,742 3	73 4	63 4	48 11

^{*} Section 8 of the Corn Returns Act, 1882, provides that where returns of purchases of British Corn are made to the local inspector of Corn Returns in any other measure than the imperial bushelf or by weight or by a weighed measure, that Officer shall convert such returns into the imperial bushel, and in the case of weight or weighed measure the conversion is to be made at the rate of sixty imperial pounds for every bushel of wheat, fifty imperial pounds for every bushel of barley, and thirty-nine imperial pounds for every bushel of oats.

Note.—The above prices are based on returns received from Inspectors during the week named. They represent on the whole the average prices ruling in the preceding week.

Ministry of Agriculture and Fisheries, 3 St. James's Square, London, S.W. 1, 24th July 1920.

R. J. THOMPSON, Assistant Secretary.

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

I.—ISSUE ACCOUNT.

Total issued up to 21st July 1920, inclusive— £1 notes Currency notes certificate Lasued during the week ended 28th July 1920— £1 notes Currency notes certificater	. 366	£ s. d. 4,657,679 0 0 3,126,298 10 0 2,130,000 0 0 7,263,557 0 0 1,511,807 10 0 140,000 0 0	Total cancelled or called in up to £ s. d. £ s d. 21st July 1920, inclusive— £1 notes 965,430,156 0 0 10/- notes 325 302 362 10 0 Currency notes certificates 88,500,000 0 0 Cancelled or called in during the week ended 28th July 1920— £1 notes 5,187,210 0 0 10/- notes 1,273,922 10 0 Currency notes certificates 1,070,000 0 0 Total 1,386,763,651 0 0 Cutstanding—
Total	£1,74	1,829,342 0 0	Outstanding— £1 notes 281,303.870 0 0 0
		—- Π.—BALANO	OF SHEET
Notes outstanding	35	£ s. d. 2,365.691 0 0 2,700,000 0 0 0 3,845,830 10 0	Advances— £ s. d. IX Scottish and Irish Banks of Issue
Investments Reserve Account	17	7,054,535 1 5	Currency Note Redemption Account— 38,500,000 0 0 Gold Coin and Bullion 28,500,000 0 0 Bank of England Notes 18,500,000 0 0 Government Securities 331,529,468 13 6 Balance at the Bank of England 316,587 17 11
Total	£37	8,966,056 11 5	TOTAL £378,966,056 11 5

Treasury Chambers, 29th July 1920.

N. F. WARREN FISHER, Secretary to the Treasury.

'To the Creditors and other Persons interested in the Succession of the Deceased Philip Stevenson, Egg Merchant, who traded under the name of THE DIRECT EGG SUPPLY COMPANY at Dean Park Mews, Edinburgh, and who resided at 3 Connaught

CHARLES JOHN MUNRO, Chartered Accountant, Edinburgh, having been appointed by the Sheriff of the Lothians and Peebles at Edinburgh Judicial Factor on the Estate of the said Deceased Philip Stevenson, under the Acts 3 and 4 Geo. V., Cap. 20, Sec. 163, requires all the lawful Creditors of the said Philip Stevenson, and other persons interested in his Estate, to lodge with the Judicial Factor within four months after the date of this notice a statement of their claims as Creditors of the Deceased, or as otherwise interested in his Estate, with such vouchers or other written evidence as they may have to found upon in support of their claims, in order to the same being considered and reported upon by the Judicial Factor.

CHARLES J. MUNRO, C.A., Judicial Factor. 50 Frederick Street, Edinburgh, 30th July 1920.

LA COMPAGNIE FRANCO ECOSSAISE LIMITED.

A T an Extraordinary Meeting of La Compagnie Franco Ecossaise Limited, duly convened, and held within the Registered Office of the Company, 12 Dee Street, Aberdeen, on the twenty-eighth day of July nineteen hundred and twenty, the following Extraordinary Resolution was duly passed, viz.:-

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is desirable to wind up the same, and that accordingly the Company be wound up voluntarily, and that Charles Williamson, Chartered Accountant, 156 Union Street, Aberdeen, be, and he is hereby, appointed Liquidator for the purposes of such winding up.'

Dated this twenty-eighth day of July nineteen hundred and twenty.

MALCOLM V. HAY, Chairman.

The Companies Acts, 1908-1917. LINDSAY & MACDONALD LIMITED.

T an Extraordinary General Meeting of the Members A of the above-named Company, duly convened, and held at Glasgow on the 28th day of July 1920, the following Extraordinary Resolution was duly passed:-

"That it has been proved to the satisfaction of the "Company that this Company cannot, by reason of its liabilities, continue its business, and that it is desirable that the same should be wound "up voluntarily, and that the Company be wound up accordingly.

"That Mr. James Gillies, C.A., of 133 St. Vincent "Street, Glasgow, be, and is hereby, appointed "the Liquidator of the Company."

JOHN A. LINDSAY, Chairman.

LINDSAY & MACDONALD LIMITED.

IN terms of Section 188 of the Companies (Consolida-1 tion) Act, 1908, I hereby give notice that a Meeting of the Creditors of the above-named Company will be held within my Office at 133 St. Vincent Street, Glasgow, on Tuesday the 17th day of August 1920, at 11 o'clock in the forenoon, for the purposes provided for in the said Section.

JAS. GILLIES, C.A., Liquidator.

30th July 1920.

GLASGOW EMPRESS VARIETIES LIMITED. (in Voluntary Liquidation).

OTICE is hereby given, pursuant to Sec. 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the Creditors of the above-named Company will be held within the Registered Office of the Company, 132 West Regent Street, Glasgow, on Friday the sixth day of August 1920, at 12 o'clock noon.

Dated this twenty-ninth day of July 1920.

J. D. MACDONALD, Liquidator.

132 West Regent Street, Glasgow.

NOTE.—This Meeting is convened to comply with the provision of the Companies Act. All Creditors will be paid in full.

THE GLASGOW GAIETY THEATRE OF VARIETIES 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 the above-named Company will be held within the Liquidator's Office, 39 Bath Street, Glasgow, on Tuesday, 31st August 1920, at 12 o'clock noon, for the purpose of having an account laid before them, showing how the winding up has been conducted, and the property 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 and papers of the Company, and of the Liquidator, shall be disposed of.

JOHN F. BALLANTINE, Liquidator.

39 Bath Street, Glasgow, 29th July 1920.

JAMES YOUNG & SONS (BILLPOSTERS) LIMITED (in Liquidation).

NOTICE is hereby given, pursuant to Section 195 of the Companies (Consolidation) Act, 1908, that an Extraordinary General Meeting of James Young & Sons (Billposters) Limited, in Liquidation, will be held in the Office of John A. Stewart & Campbell, Solicitors, 5 St. John Street, Perth, on Wednesday, 1st September 1920, at twelve o'clock noon, for the purpose of (a) considering the Liquidator's Account, and (b) determining as to the disposal of the Company's books and papers.

JOHN CAMPBELL, Liquidator.

Perth, 29th July 1920.

In the Matter of BRITISH AND AMERICAN MORT-GAGE COMPANY LIMITED (in Voluntary Liquidation).

NOTICE is hereby given, in pursuance of Section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above-named Company will be held at the Company's Office, Basildon House, 7-11 Moorgate Street, London, E.C. 2, on Wednesday the 8th day of September 1920, at 12.30 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidators; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidators thereof, shall be disposed of.

Dated this 28th day of July 1920.

J. R. CROFT DEVERELL, F. E. WILKINSON,

Liquidators.

A PETITION having been presented to the Lord Ordinary officiating on the Bills at the instance of Thomas Goodall Nasmyth, Doctor of Medicine, Doctor of Science, residing at No. 27 Palmerston Place, Edinburgh, for Sequestration of the Estates of the Deceased JOHN BROWN, of Colton, Fife, Scotland, and Hypoluxo, Palm Beach County, State of Florida, United States of America, his Lordship of this date granted Warrant for citing The Farmers Bank and Trust Company of West Palm Beach, Palm Beach County, State of Florida, United States of America, Executors-rominate of the said deceased John Brown, and Gordon nominate of the said deceased John Brown, and Gordon Brown, of Mount Barker, Western Australia, and James Murray Brown, of Hypoluxo, Palm Beach County,

Florida aforesaid, also Mrs. Roba Northrop Brown, Hypoluxo, Florida aforesaid, widow, and Miss Jeanie Gordon Brown, whose only known address is Sister Theresa Joseph, St. Joseph's Academy, Jacksonville, Florida aforesaid, daughter, both of the said deceased John Brown, to appear in Court on the seventh day next after citation, if within Scotland, and on the fourteenth day next after citation if furth of Scotland, to show cause why Sequestration should not be awarded; of all which Intimation is hereby given.

> R. FORREST STEEL, S.S.C., 13 Bernard Street, Leith.

Leith, 27th July 1920.

A N Application having been presented to the Sheriff or Ayrshire at Ayr, at the instance of Smith, Sons, & Laughland Ltd., 14 to 24 Montrose Street, Glasgow, for Sequestration of the Estates of W. MARSHALL, Draper, 19 Content Street, Ayr, the Sheriff-Substitute, on 26th July 1920, granted Warrant to cite the said W. Marshall to appear in Court on an induciæ of seven days from the date of such citation, to show cause why Sequestration of his Estates should not be awarded; of all which Intimation is hereby given.

> LEONARD C. BOYD, Agent for Petitioning Creditors.

Wellington Chambers, Ayr, 28th July 1920.

PETITION having been presented to the Sheriff of the Lothians and Peebles at Linlithgow, at the instance of William Younger & Company Ltd., incorporated stance or William Younger & Company Ltd., incorporated under the Companies Acts, and having their Registered Office at Abbey Brewery, Edinburgh, for Sequestration of the Estates of THOMAS DAWSON, Wine and Spirit Merchant, Cross Vaults, Engine Street, Bathgate, the Sheriff-Substitute of this date granted Warrant for citing the said Thomas Dawson to appear in Court on an induciæ of six days from the date of such citation, to show cause why Sequestration of his Estates should not be awarded: of all which Intimation is hereby given. be awarded; of all which Intimation is hereby given.

W. A. CULLEN, Solicitor, Bathgate, Agent for Petitioners.

62 Hopetoun Street, Bathgate, 29th July 1920,

THE Estates of M. KIEMEL & SON, Wholesale Jewellers, 83 Jamaica Street, Glasgow, and Moris Kiemel and Harry Kiemel, Individual Partners of that Firm, as such Partners and as Individuals, were Sequestrated on twenty-seventh July nineteen hundred and twenty, by the Court of Session.

The first Deliverance is dated the twenty-seventh

July nineteen hundred and twenty.

The Meeting to elect the Trustee or Trustees and Commissioners is to be held at twelve o'clock noon, on Friday the sixth August nineteen hundred and twenty, within the Faculty Hall, St. George's Place, Glasgow. A Composition may be offered at this Meeting, and to entitle Creditors to the first Dividend their oaths and grounds of debts must be lodged on or before the twenty-seventh November nineteen hundred and twenty.

The Sequestration has been remitted to the Sheriff

of the County of Lanark at Glasgow.

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

ALEX. BOWIE, S.S.C., Agent.

2 Stafford Street, Edinburgh, 28th July 1920.

SEQUESTRATION of THOMAS ROBERTSON, Contractor, Carrier, and Forwarding Agent, 140 St. James Street, Glasgow, S.S.

REDERICK FURNISS, Accountant, 124 St. Vincent Street, Glasgow, has been elected Trustee on the Estate; and John Crawford, Dealer in Horses, Manrahead, Beith, Peter F. Cullen, Managing Director of John Cullen & Sons Ltd., Grain Merchants, 27–39 Cubic Street, Glasgow, and Archibald Henderson, Hay,

Straw, and Grain Merchant, 16-18 Lambhill Street, Kinning Park, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take sloners. The Examination of the Bankrupt will take place within the Summary Court, County Buildings, 117 Brunswick Street, Glasgow, on Thursday the fifth day of August 1920, at ten o'clock forenoon. The Creditors will meet within the Office of Messrs. R. B. M'Caig & Mitchell (Incorporated), Accountants, 124 St. Vincent Street, Glasgow, on Tuesday the seventeenth day of August 1920, at twelve o'clock noon.

FREDK. FURNISS, Accountant, 124 St. Vincent Street, Glasgow, Trustee

In the SUMMARY SEQUESTRATION of JOHN MATSON, Dairyman, sometime of 123 Annfield Street, Dennistoun, Glasgow, now of 9 Windsor Terrace, off St. George's Road, Glasgow.

NEIL SINCLAIR MACLEAN, Chartered Account-I, ant, Glasgow, hereby give notice that I have been duly elected and confirmed Trustee; and that James L. Gillespie, Writer, Glasgow, and George R. Bradley, Writer, Glasgow, have been elected and confirmed Commissioners; that the Sheriff has fixed the 11th day of August 1920, within the Summary Court, County Buildings, Glasgow, at 10.15 o'clock forenoon, as the Diet for the Public Examination of the Bankrupt; that the second Meeting of Creditors will be held within my Chambers, 115 St. Vincent Street, Glasgow, on Thursday the 9th day of September, at 12 o'clock noon, and that to entitle Creditors to participate in the first Dividend their oath and ground of debt must be lodged with me on or before the 18th day of August 1920.

N. S. MACLEAN, C.A., Trustee.

Glasgow, 28th July 1920.

SEQUESTRATION OF WILLIAM FRAME, Carriage Hirer, Crossford.

WILLIAM M'LAY, C.A., the Trustee, hereby gives N notice that a second and final Dividend will be paid to the Creditors entitled thereto, in the Chambers of M'Lay, M'Alister, & M'Gibbon, C.A., 94 Hope Street, Glasgow, on 1st September next.

WILLIAM M'LAY, C.A., Trustee.

NOTICE OF DISSOLUTION.

THE Firm of SPEIRS & COY., carrying on business as Plumbers and Engineers, &c., at 68 Regent Street, Greenock, of which the Subscribers Alexander Blair Speirs and Alexander Geddes are the sole Partners, shall be held to be DISSOLVED as at 31st July 1920.

Debts due to the Firm may be paid either to George Armitage, Writer, Greenock, or to James A. Love, Writer, Greenock, with either of whom all claims against said Firm should be lodged forthwith.

Greenock, 28th July 1920.

SPEIRS & CO. A. B. SPEIRS. A. GEDDES.

GEO. ARMITAGE, Solicitor, Greenock, Jas. A. Love, Solicitor, Greenock Witnesses to the Signatures of the said Speirs & Co., A. B. Speirs, and A. Geddes.

NOTICE OF DISSOLUTION.

THE Firm of JACKSON & HOUSTON, carrying on business at 178 Allison Street, Govanhill, Glasgow, has been DISSOLVED as at this date, by mutual consent, by the retirement therefrom of the Subscriber Samuel Houston.

The Business will continue to be carried on by the Subscriber Elias Jackson on his own account and under

the same name of Jackson & Houston.

The said Elias Jackson 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 twenty-seventh day of July nineteen hundred and twenty.

E. JACKSON. S. HOUSTON.

W. L. Weir, Law-Clerk, 124 St. Vincent Street, Glasgow, DAVID HOGARTH, Law-Clerk, 124 St. Vincent Street, Glasgow, Witnesses to the Signatures of the said Elias Jackson and Samuel Houston.

NOTICE is hereby given that the Copartnery carried on under the Firm of JAMES CAMPBELL & COMPANY, Wine and Spirit Merchants, at number two hundred and ninety-nine Argyle Street, Glasgow, of which the Subscribers were the sole Partners, was DISSOLVED, by mutual consent, on thirtieth March nineteen hundred and twenty. The Subscriber James Campbell will continue to carry on the Business as sole Partner thereof under the Firm name of JAMES CAMPBELL & COMPANY at the above address.

Dated at Glasgow, the thirtieth day of March nineteen hundred and twenty.

ROB. DAGGER.

JAMES CAMPBELL.

R. G. Ross, Writer, Glasgow,
NEIL M'KINNON, 174 West George
Street, Glasgow, Law-Clerk,
Witnesses to the Signatures of the said
Robert Dagger and James Campbell.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

THE Firm of Messrs. SHANKS & PAUL, who carried on business as Timber Merchants at 65 Bath Street, Glasgow, and of which Mr. David Shanks and the Subscriber Mr. William Paul were the sole Partners, has, of mutual consent, been DISSOLVED as at 31st March 1920.

Mr. Paul has been authorised to ingather the assets of the dissolved Firm, and to discharge the whole liabilities of the Business as at the said date.

Dated at Airdrie, this 29th day of July 1920.

WILLIAM PAUL.

J. DUNN RUSSELL, Solicitor, Airdrie, Curator-bonis to said David Shanks.

ROBERT JAMIESON, Law-Clerk, County Buildings, Airdrie, Witness. W. P. RUSSELL, Law-Apprentice, County Buildings, Airdrie, Witness.

Witnesses to the Signatures of the said William Paul and the above J. Dunn Russell, as Curator-bonis foresaid.

BANKRUPTS.

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

William Arthur Bune, 36A Queen's Road, Bayswater, lately carrying on business at 57D, High Street, Bloomsbury, and Arundel Hotel, Strand, and 62 Broadway, Westminster, engineer.

Curtis Read, Crown Works, Guildford Street, York Road, Westminster, in the county of London, research chemist.

Fanny Williams (Widow), Brookland, in the county of Kent.

Thompson Haley, residing at Hollin Bank, Heckmondwike, and carrying on business at William Royds Mill, Heckmondwike, both in the county of York, rag merchant.

Alfred Rowland Meggett, 45 Thrumpton Lane, East Retford, in the county of Nottingham, electrical engineer.

George Edwin Walster, 4 King Street, and carrying on business at Southolme, both in Gainsborough, in the county of Lincoln, cab properietor, formerly a cattle dealer, also previously carrying on business in copartnership with William Walster at Southolme aforesaid, under the style or firm of Walster Brothers.

A. Scranton, 140 Oxford Street, Manchester.

Joseph Strongitharm, residing and lately carrying on business at 25 Larch Street. Hightown, Manchester, in the county of Lancaster, poultry dealer.

Frank Walker 10 Marsden Street, Manchester.

Thomas Rowlands, 12 High Street, Bala, Merionethshire, ironmonger and tinman.

ADJUDICATIONS ANNULLED.

Francis Worthington Craven, H.M.S. "Spear," of the Parish of Stepney, in the county of London, Lieutenant in His Majesty's Navy.

John Lee Kingdon, formerly residing at 8 West Hill Drive, Mansfield, and formerly trading at Kirkby-in-Ashfield, both in Nottinghamshire, but now residing in lodgings at 17 Bruin Street, Leicester, butcher's salesman, formerly butcher.

ORDER ANNULLING, REVOKING, OR RESCINDING ORDER.

George Fairlamb Shield (trading as G. Fairlamb & Company), residing at 2 Roker Park Road South, and carrying on business at 83½ Bright Street, both in Sunderland, in the county of Durham, grocer and provision merchant.

NOTICE.

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

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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.

58.

Friendly Societies' Notices, each

All Letters must be Post Paid.

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