



# The Edinburgh Gazette

Published by Authority.

*The Gazette is registered at the General Post Office for transmission by Inland Post as a newspaper. The postage rate to places within the United Kingdom, for each copy, is one penny for the first 6 ozs., and an additional halfpenny for each subsequent 6 ozs. or part thereof. For places abroad the rate is a halfpenny for every 2 ounces, except in the case of Canada, to which the Canadian Magazine Postage rate applies.*

FRIDAY, NOVEMBER 23, 1923.

*Downing Street,  
19th November 1923.*

The KING has been pleased to give directions for the appointment of Dudley Cox Trott, Esq., F.R.C.S., and Henry William Watlington, Esq., O.B.E., to be Unofficial Members of the Executive Council of the Bermudas or Somers Islands.

*Downing Street,  
19th November 1923.*

The KING has been pleased to give directions for the appointment of Robert Hormus Kotewall, Esq., to be an Unofficial Member of the Legislative Council of the Colony of Hong Kong.

*War Office,  
20th November 1923.*

The undermentioned Medal, which was awarded on the date quoted, is forfeited under the terms of the Royal Warrant of the Medal dated 30th October 1920:—

*Military Medal.*

5876367 Sjt. R. Johnson, 2nd Bn., North'n R., (formerly 8370, 5th Bn.).

(M.M. gazetted 23rd July 1919.)

THE ROADS ACT, 1920.  
COUNTY OF FORFAR.

Notice is hereby given that, on the thirteenth day of November 1923, the Minister of Transport made an Order under Section 7 (4) of the Roads Act, 1920, in respect of certain highways or portions of highways in the County of Forfar.

The Order will come into force on the first day of December 1923, and is to the following effect:—

During the period of five years from the date on which the Order comes into force, no person shall drive or cause to be driven on the highways or portions of highways specified in the First Schedule hereto any mechanically-propelled vehicle which has an unladen weight exceeding three tons or which has seats for more than twenty persons exclusive of the driver;

During the period of five years from the date on which the Order comes into force, no person shall drive or cause to be driven any mechanically-propelled vehicle on the highway or portion of highway specified in the Second Schedule hereto;

Nothing in the Order contained shall prevent the driving on the highways or portions of highways specified in the Schedules hereto (hereinafter referred to as "the said roads") of—

- (i.) Any vehicle which is being used for the purposes of agriculture in con-

- nection with land adjoining or lying near to the said roads;
- (ii.) Any vehicle which is being used for the conveyance of goods or merchandise to or from any house, building or other premises situate on or adjacent to the said roads; or
- (iii.) Any vehicle which is being used in connection with the maintenance, improvement or reconstruction of the said roads.

#### FIRST SCHEDULE.

##### I.—DUNDEE DISTRICT.

Road from the road junction about 200 yards north of Lundie Castle *via* Lundie Church to its junction with the Dundee-Coupar-Angus road at Balshando, including the following branches:—

road to its junction with the Dundee-Coupar-Angus road near Easter Ledyatt; and

road from Lundie to the termination of the County road near the Smithy.

Road from the Lundie road near Pitermo *via* Clushmill and Thriepley to its junction with the Muirhead-Newtyle road near Newton.

Road from the Dronley-Strathmarine Castle road near Leoch *via* Leoch to its junction with the Burnhead-Auchterhouse Hill road near the Smithy at Kirkton of Auchterhouse, including the branch to the Dronley-Kirkton of Auchterhouse road at Eastfield.

Road from the Dundee-Coupar-Angus road at Birkhill Feus *via* South Dronley to its junction with the Dronley-Strathmarine Castle road at Dronley.

Road from the road junction about 100 yards north of the Dronley Station approach on the north of the railway *via* Eastfield to its junction with the Burnhead-Auchterhouse Hill road near Kirkton of Auchterhouse.

Road from the Dundee-Forfar road near Inveraldie *via* Moatmill to its junction with the Auchterhouse-Tealing road near Kirkton of Tealing.

##### II.—FORFAR DISTRICT.

Road from the road junction about 250 yards south of Eassie Station *via* Ingliston to its junction with the Newtyle-Glamis road near the Public School at Eassie and Nevay.

Road from the road junction at Dykehead of Cortachy *via* Clachnabrain and Rottal to the road junction at Milton of Clova.

The Cortachy-Glenprosen road from Buckhood (otherwise Glencally) Bridge to Craig Lodge.

Road from the road junction at Pearsie, about 650 yards north of the School, *via* Easter Lednathie to its junction with the Cortachy-Glenprosen-Craig Lodge road at Spott Bridge.

##### III.—BRECHIN DISTRICT.

Leightonhill road from the Pitforthie-Drumachlie road *via* Leightonhill to its junction with the Stracathro-Dun road, about 900 yards south-east of Muirton.

Powmill road, from the School at Farnell to its junction with the Bridge of Dun-Bonnyton road near Barnhead.

#### IV.—ARBROATH DISTRICT.

Road from the Arbroath-Montrose road at the Old Chance Inn, Inverkeilor Village, *via* Lunan and Braehead to its junction with the Arbroath-Montrose road, about 550 yards south of the Arbroath District Boundary.

#### SECOND SCHEDULE.

##### DUNDEE DISTRICT.

Denhead of Gray road, from Denhead Bridge to its junction with the Lochee-Invergowrie road near Liff Station.

#### ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 16TH NOVEMBER 1923.)

#### FOOT-AND-MOUTH DISEASE: INFECTED PLACE.

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 1922, and of every other power enabling him in this behalf, hereby orders as follows:—

The premises mentioned in the Schedule hereto are hereby declared to be a place infected with Foot-and-Mouth Disease.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this sixteenth day of November, nineteen hundred and twenty-three.

L. S.

W. P. SMART,

Authorised by the Minister.

#### SCHEDULE.

##### *Description and Limits of Infected Place.*

The premises known as Hilton, Milngavie, in the occupation of Thomas Cameron, in the parish of New Kilpatrick, in the county of Dumbarton.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4 Whitehall Place, S.W. 1.

#### ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 17TH NOVEMBER 1923.)

#### RENFREWSHIRE AND DISTRICT (FOOT-AND-MOUTH DISEASE) ORDER OF 1923 (No. 5).

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 1922, and of every other power enabling him in this behalf, hereby orders as follows:—

*Meaning of Terms.*

1. In this Order:—

“The Prohibited Area” means the Area in which the movement of animals is hereby prohibited:

“The Controlled Area” means the Area in which the movement of animals is hereby controlled.

The Prohibited Area and the Controlled Area are described in the Schedule hereto. If any farm (excluding any detached part) is partly within and partly outside the Prohibited Area, the whole shall be deemed to be within that Area. Subject to this provision, if any farm (excluding any detached part) is partly within and partly outside a Controlled Area, the whole shall be deemed to be within the Controlled Area:

“Animals” means cattle, sheep, goats and pigs;

“Slaughterhouse” means premises used habitually and solely for the purpose of slaughtering animals, but does not include a slaughterhouse which forms part of a farm.

*Restrictions in Force in the Prohibited Area.*

2.—(a) No animals shall be moved into or out of the Prohibited Area, except as hereinafter provided;

(b) No animals shall be moved along or across any road or other highway, or by water, within the Prohibited Area, or be permitted by the owner or person in charge thereof to stray upon any such road or highway;

(c) No market, sale or exhibition of animals shall be held in the Prohibited Area;

(d) No slaughterhouse manure or refuse shall be moved out of the Prohibited Area or be brought into contact with animals in the Prohibited Area;

(e) The landing of animals at the approved landing place and the imported animals wharf at the port of Glasgow, is hereby prohibited.

*Control of Dogs in Prohibited Area.*

3.—(a)—Dogs in the Prohibited Area shall at all times, except whilst in a dwelling-house, be kept under control by being:—

(i.) confined in a kennel or other enclosure from which the dog cannot escape; or

(ii.) secured to some premises by a collar and chain; or

(iii.) accompanied by the owner or some person deputed by him and under effectual control.

(b) Any dog which is not kept under control, as prescribed by this Order, may be seized by the Local Authority, or by the Police, and any dog so seized shall be dealt with in the same manner as a stray dog seized under the powers conferred by section three of the Dogs Act, 1906, is thereby authorised to be dealt with. No dog so seized shall be given or sold for the purposes of vivisection.

*Provisions for Movement of Animals into Prohibited Area.*

4.—(1) Animals may be moved from pre-

misses outside the Prohibited Area to which this Order applies to any public slaughterhouse in the Prohibited Area, subject to the following conditions:—

(i.) A Licence authorising the movement must be obtained from an Inspector of the Local Authority of the destination before the movement commences. This licence must accompany the animals throughout the whole movement;

(ii.) The animals must either (1) be put on rail at a station outside the Prohibited Area, and be moved by railway without being untrucked within the Prohibited Area until arrival at the railway station nearest to the place of destination; or (2) be moved by water to a landing place specified in the licence in the Prohibited Area, and thence by railway to the railway station nearest the place of destination: Provided that where the distance from the railway station or landing place in the Area to the place of destination is greater than the distance to be covered within the Area if the movement were to take place by road, the Inspector granting the licence may specify therein any other route if he thinks desirable, and may require the animals to be moved by float or other suitable vehicle.

(2) Animals, the movement of which is necessary for breeding or wintering may be moved from premises outside the Prohibited Area to which this Order applies to premises in such Area, if they are accompanied by a licence authorising such movement granted by an Inspector of the Ministry, and subject to such conditions, if any, as may be inserted in the licence.

*Restrictions in Force in the Controlled Area.*

5.—(a) No animal shall be moved out of the Controlled Area except into the Prohibited Area to which this Order applies, as provided in the preceding article;

(b) No animal shall be moved without a licence under Articles 4 or 6 of this Order:—

(i.) into the Controlled Area; or

(ii.) along or across any road or other highway or by water within the Controlled Area;

(c) No animal shall be permitted by the owner or person in charge thereof to stray upon any road or other highway in the Controlled Area;

(d) No market, sale or exhibition of animals shall be held in the Controlled Area; except a market or sale for fat animals intended for immediate slaughter or a sale of animals on farm premises. A licence must be obtained from the Local Authority to hold any such market or sale, and a Veterinary Inspector of the Local Authority shall attend and examine the animals exposed thereat;

(e) No slaughterhouse manure or refuse shall be moved out of the Controlled Area or be brought into contact with animals in such Area.

*Movement of Animals by Licence into or within the Controlled Area.*

6.—(1) Licences may be granted by an Inspector of a Local Authority for the following movement of animals only:—

(a) From premises outside the Prohibited

Area and Controlled Area to a slaughterhouse in the Controlled Area;

(b) From a farm in the Controlled Area to a licensed fat stock market or fat stock sale in such Area;

(c) From a licensed fat stock market or sale in the Controlled Area, or from a farm or other premises in the Controlled Area, to a slaughterhouse in such Area;

(d) From one farm to another in the Controlled Area or between different parts of the same farm in such Area, if the Inspector considers the movement to be necessary or expedient. These licences may be made available for movement as often as required if the Inspector endorses the licence "Occupation Licence."

(e) In the case of animals the movement of which is necessary for breeding or wintering only, for movement from premises outside the Prohibited Area and Controlled Area to premises in the Controlled Area.

(2) No licence shall be granted under this Order for the movement of animals from any premises to any farm for the purpose of sale at a licensed farm sale.

#### *Conditions of Licences.*

7.—(a) Licences may be granted only by an Inspector of the Local Authority in whose district the movement commences, except in the case of movement from premises outside the Prohibited and Controlled Areas to a slaughterhouse, in which case the licence shall be granted by an Inspector of the Local Authority of the district in which the slaughterhouse is situate;

(b) Licences for movements to destinations in the Controlled Area shall not permit movement on any road in the Prohibited Area, or movement out of the Controlled Area in order to reach a destination in the latter Area;

(c) Occupation Licences may be withdrawn at any time by a notice served by an Inspector of the Local Authority on the person to whom such Licence was granted;

(d) Licences, other than Occupation Licences, must be delivered up at or sent by post to the nearest Police Station, or to an officer of the Local Authority, immediately after completion of the movement;

(e) Licences, other than Occupation Licences, shall only be available for four days, including the day of issue, and shall accompany the animals throughout the movement;

(f) Animals while being moved with a licence under this Order shall be moved as far as practicable by the nearest available route and without avoidable delay to the place of destination specified in the licence, and not elsewhere, and shall be kept separate, as far as practicable, from all other animals;

(g) Copies of licences authorising movement into the district of another Local Authority shall be sent by the Inspector issuing such licences to such other Local Authority;

(h) Licences shall be produced by the person in charge of the animals moved therewith on demand to an Inspector or to a Constable, and such person shall, if required by such officer, give his name and address.

#### *Movement through Prohibited Area or Controlled Area by Railway Permitted.*

8. This Order shall not prevent the movement of animals direct by railway through the Prohibited Area, or through the Controlled Area, or both, if the animals are not untrucked within such Areas.

#### *Animals for Slaughter to be Marked.*

9.—(a) Animals moved to a slaughterhouse in accordance with a licence under this Order shall be detained at such slaughterhouse until they are slaughtered;

(b) Before movement commences all such animals shall be marked as follows:—

*Cattle.*—A broad arrow six inches long clipped on the left hindquarter and the hair clipped off the end of the tail.

*Sheep.*—A broad arrow clipped on the forehead and a letter M six inches long painted or stamped with red or blue adhesive composition on both sides of each sheep.

*Pigs.*—Letter M painted or stamped on both sides of the pig with red or blue adhesive composition.

#### *Closing of Footpaths and Premises.*

10.—(1) An Inspector of the Ministry or of the Local Authority may (notwithstanding the existence of any footpath or right of way) prohibit the entry of any person into any field, shed or other place in the Prohibited Area by giving notice in writing to that effect to the occupier. In such cases the owner of the animals in such places, or his agents or servants, may enter for the sole purpose of feeding or tending the animals, but no other persons shall enter any such place until such notice has been withdrawn by a further notice from an Inspector, unless he has obtained a licence to do so from an Inspector of the Ministry or of the Local Authority;

(2) Copies of such notices shall be affixed or exhibited by the Inspector in such manner as he may think desirable for ensuring notification of the restrictions thereby imposed;

(3) Copies of such notices, when served, shall be sent to the Ministry.

#### *General Power to Control Dogs and Poultry.*

11.—(1) An Inspector of the Ministry or of the Local Authority may, by a written notice served upon the occupier of any premises in the Prohibited Area on which dogs or poultry are kept, require such occupier to keep such dogs or poultry under such control as may be prescribed in the notice, or to confine them to any specified part of the premises;

(2) Copies of such notices, when served, shall be sent to the Ministry.

#### *Local Authority to Enforce Order.*

12. This Order shall be executed and enforced by the Local Authority.

#### *Offences.*

13. Any contravention of this Order or of any notice served thereunder shall be deemed to be an offence against the Diseases of Animals Act, 1894, and renders the offender liable to prosecution.

*Revocation of Previous Orders.*

14. The Renfrewshire and District (Foot-and-Mouth Disease Order of 1923, and the Renfrewshire and District (Foot-and-Mouth Disease) Orders of 1923 (Nos. 2, 3, and 4) are hereby revoked, but any notice served under any of those Orders shall continue in force unless and until such notice has been withdrawn.

*Commencement.*

15. This Order shall come into operation on the twentieth day of November, nineteen hundred and twenty-three.

*Short Title.*

16. This Order may be cited as the RENFREWSHIRE AND DISTRICT (FOOT-AND-MOUTH DISEASE) ORDER OF 1923 (No. 5).

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this seventeenth day of November, nineteen hundred and twenty-three.

L. S.

J. JACKSON,  
Authorised by the Minister.

**SCHEDULE.***Areas to which this Order applies.**Prohibited Area.*

An Area comprising:—

*In the County of Renfrew.*

The burghs of Paisley and Port Glasgow, and  
The parishes of Port Glasgow, Kilmacolm, Erskine, Houston, Inchinnan, Renfrew, Paisley, Eastwood, Cathcart, Kilbarchan, Lochwinnoch, Neilston, and Mearns.

*In the County of Dumbarion.*

The burgh of Dumbarion, and  
The parishes of Cardross, Bonhill, Kilmaronock, Dumbarion, Old Kilpatrick, New Kilpatrick, Kirkintilloch and Cumbernauld.

*In the County of Stirling.*

The parishes of Killearn, Strathblane, Campsie, Baldernock, Balfron, Fintry, and Kilsyth, and such part of the parish of Drymen as lies to the south of the railway from Stirling to Jamestown.

*In the County of Lanark.*

The burghs of Glasgow, Airdrie and Rutherglen, and  
The parishes of Carmunnoch, Cathcart, Cadder, Glasgow, Rutherglen, Cambuslang, Old Monkland and New Monkland.

*Controlled Area.*

An Area comprising:—

*In the County of Ayr.*

The parishes of Largs, Kilbirnie, Dalry, Beith, Dunlop, Stewarton and Fenwick, and such parts of the burgh of Kilmarnock, and of the parishes of Kilwinning, Irvine, Dreghorn, Kilmaurs, and Kilmarnock as lie to the north and east of the railway line from Dalry to Newmilns via Cunninghamehead.

*In the County of Lanark.*

The burgh of Hamilton, and

The parishes of East Kilbride, Glassford, Hamilton, Blantyre, Dalziel and Bothwell, and

*In the County of Renfrew.*

The parish of Eaglesham.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4 Whitehall Place, S.W. 1.

**ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.**

(DATED 17TH NOVEMBER 1923.)

**FIFE AND PERTHSHIRE DISTRICT (FOOT-AND-MOUTH DISEASE) ORDER OF 1923.**

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 1922, and of every other power enabling him in this behalf, hereby orders as follows:—

*Meaning of Terms.*

1. In this Order:—

“A Prohibited Area” means an Area in which the movement of animals is hereby prohibited;

“The Controlled Area” means the Area in which the movement of animals is hereby prohibited;

The Prohibited Areas and the Controlled Areas are described in the Schedule hereto. If any farm (excluding any detached part) is partly within and partly outside a Prohibited Area, the whole shall be deemed to be within that Area. Subject to this provision, if any farm (excluding any detached part) is partly within and partly outside the Controlled Area, the whole shall be deemed to be within the Controlled Area;

“Animals” means cattle, sheep, goats and pigs;

“Slaughterhouse” means premises used habitually and solely for the purpose of slaughtering animals, but does not include a slaughterhouse which forms part of a farm.

*Restrictions in Force in a Prohibited Area.*

2.—(a) No animals shall be moved into or out of a Prohibited Area, except as hereinafter provided;

(b) No animals shall be moved along or across any road or other highway, or by water, within a Prohibited Area, or be permitted by the owner or person in charge thereof to stray upon any such road or highway;

(c) No market, sale or exhibition of animals shall be held in a Prohibited Area;

(d) No slaughterhouse manure or refuse shall be moved out of a Prohibited Area or be brought into contact with animals in a Prohibited Area.

*Control of Dogs in Prohibited Areas.*

3.—(a) Dogs in a Prohibited Area shall at

all times, except whilst in a dwelling-house, be kept under control by being:—

(i.) confined in a kennel or other enclosure from which the dog cannot escape; or

(ii.) secured to some premises by a collar and chain; or

(iii.) accompanied by the owner or some person deputed by him and under effectual control;

(b) Any dog which is not kept under control, as prescribed by this Order, may be seized by the Local Authority, or by the Police, and any dog so seized shall be dealt with in the same manner as a stray dog seized under the powers conferred by section three of the Dogs Act, 1906, is thereby authorised to be dealt with. No dog so seized shall be given or sold for the purpose of vivisection.

*Provisions for Movement of Animals into a Prohibited Area.*

4.—(1) Animals may be moved from premises outside a Prohibited Area to which this Order applies to any public slaughterhouse in a Prohibited Area, subject to the following conditions:—

(i.) A licence authorising the movement must be obtained from an Inspector of the Local Authority of the destination before the movement commences. This licence must accompany the animals throughout the whole movement;

(ii.) The animals must be put on rail at a station outside a Prohibited Area and be moved by railway without being untrucked within the Prohibited Area until arrival at the railway station nearest to the place of destination: Provided that where the distance from the railway station in the Area to the place of destination is greater than the distance to be covered within the Area if the movement were to take place by road, the Inspector granting the licence may specify therein any other route if he thinks it desirable, and may require the animals to be moved by float or other suitable vehicle;

(2) Animals, the movement of which is necessary for breeding or wintering, may be moved from premises outside a Prohibited Area, to which this Order applies, to premises in any such Area, or from one such Area to another such Area, if they are accompanied by a licence authorising such movement granted by any Inspector of the Ministry, and subject to such conditions, if any, as may be inserted in the licence.

*Restrictions in Force in the Controlled Area.*

5.—(a) No animal shall be moved out of the Controlled Area except into a Prohibited Area to which this Order applies as provided in the preceding Article;

(b) No animal shall be moved without a licence under Articles 4 or 6 of this Order:—

(i.) into the Controlled Area; or

(ii.) along or across any road or other highway or by water within the Controlled Area;

(c) No animal shall be permitted by the owner or person in charge thereof to stray upon any road or other highway in the Controlled Area;

(d) No market, sale, or exhibition of animals shall be held in the Controlled Area, except a market or sale for fat animals intended for immediate slaughter, or a sale of animals on farm premises. A licence must be obtained from the Local Authority to hold any such market or sale, and a Veterinary Inspector of the Local Authority shall attend and examine the animals exposed thereat;

(e) No slaughterhouse manure or refuse shall be moved out of the Controlled Area or be brought into contact with animals in such Area.

*Movement of Animals by Licence into or within the Controlled Area.*

6.—(1) Licences may be granted by an Inspector of a Local Authority for the following movement of animals only:—

(a) From premises outside a Prohibited Area and Controlled Area to a slaughterhouse in the Controlled Area;

(b) From a farm in the Controlled Area to a licensed fat stock market or fat stock sale in such Area;

(c) From a licensed fat stock market or sale in the Controlled Area, or from a farm or other premises in the Controlled Area, to a slaughterhouse in such Area;

(d) From one farm to another in the Controlled Area or between different parts of the same farm in such Area, if the Inspector considers the movement to be necessary or expedient. (These licences may be made available for movement as often as required if the Inspector endorses the licences "Occupation Licence");

(e) In the case of animals, the movement of which is necessary for breeding or wintering only, for movement from premises outside the Prohibited Areas and Controlled Area to premises in the Controlled Area.

(2) No licence shall be granted under this Order for the movement of animals from any premises to any farm for the purpose of sale at a licensed farm sale.

*Conditions of Licences.*

7.—(a) Licences may be granted only by an Inspector of the Local Authority in whose district the movement commences, except in the case of movement from premises outside the Prohibited Areas and Controlled Area to a slaughterhouse, in which case the Licence shall be granted by an Inspector of the Local Authority of the district in which the slaughterhouse is situate;

(b) Licences for movements to destinations in the Controlled Area shall not permit movement on any road in a Prohibited Area, or movement out of the Controlled Area, in order to reach a destination in the latter Area;

(c) Occupation Licences may be withdrawn at any time by a notice served by an Inspector of the Local Authority on the person to whom such Licence was granted;

(d) Licences, other than Occupation Licences, must be delivered up at or sent by post to the nearest Police Station, or to an officer of the Local Authority, immediately after completion of the movement;

(e) Licences, other than Occupation Licences, shall only be available for four days,

including the day of issue, and shall accompany the animals throughout the movement.

(f) Animals while being moved with a licence under this Order shall be moved as far as practicable by the nearest available route and without avoidable delay to the place of destination specified in the licence, and not elsewhere, and shall be kept separate, as far as practicable, from all other animals;

(g) Copies of licences authorising movement into the district of another Local Authority shall be sent by the Inspector issuing such licences to such other Local Authority;

(h) Licences shall be produced by the person in charge of the animals moved therewith on demand to an Inspector or to a Constable, and such person shall, if required by such officer, give his name and address.

*Movement through Prohibited Areas or Controlled Area by Railway Permitted.*

8. This Order shall not prevent the movement of animals direct by railway through the Prohibited Areas, or through the Controlled Area, or both, if the animals are not untrucked within such Area.

*Animals for Slaughter to be Marked.*

9.—(a) Animals moved to a slaughterhouse in accordance with a licence under this Order shall be detained at such slaughterhouse until they are slaughtered;

(b) Before movement commences all such animals shall be marked as follows:—

*Cattle.*—A broad arrow six inches long clipped on the left hindquarter and the hair clipped off the end of the tail.

*Sheep.*—A broad arrow clipped on the forehead and a letter M six inches long painted or stamped with red or blue adhesive composition on both sides of each sheep.

*Pigs.*—Letter M painted or stamped on both sides of the pig with red or blue adhesive composition.

*Closing of Footpaths and Premises.*

10.—(1) An Inspector of the Ministry or of the Local Authority may (notwithstanding the existence of any footpath or right of way) prohibit the entry of any person into any field, shed or other place in the Prohibited Area by giving notice in writing to that effect to the occupier. In such cases the owner of the animals in such places, or his agents or servants, may enter for the sole purpose of feeding or tending the animals, but no other person shall enter any such place until such notice has been withdrawn by a further notice from an Inspector, unless he has obtained a licence to do so from an Inspector of the Ministry or of the Local Authority;

(2) Copies of such notices shall be affixed or exhibited by the Inspector in such manner as he may think desirable for ensuring notification of the restrictions thereby imposed;

(3) Copies of such notices, when served, shall be sent to the Ministry.

*General Power to Control Dogs and Poultry.*

11.—(1) An Inspector of the Ministry or of

the Local Authority may, by a written notice served upon the occupier of any premises in the Prohibited Area on which dogs or poultry are kept, require such occupier to keep such dogs or poultry under such control as may be prescribed in the notice, or to confine them to any specified part of the premises;

(2) Copies of such notices, when served, shall be sent to the Ministry.

*Local Authority to Enforce Order.*

12. This Order shall be executed and enforced by the Local Authority.

*Offences.*

13. Any contravention of this Order or of any notice served thereunder shall be deemed to be an offence against the Diseases of Animals Act, 1894, and renders the offender liable to prosecution.

*Revocation of Orders.*

14. The Fifeshire and District (Foot-and-Mouth Disease) Order of 1923, the Fifeshire and District (Foot-and-Mouth Disease) Order of 1923 (No. 2), and the Perthshire and District (Foot-and-Mouth Disease) Order of 1923 are hereby revoked.

*Commencement.*

15. This Order shall come into operation on the twentieth day of November, nineteen hundred and twenty-three.

*Short Title.*

16. This Order may be cited as the FIFE AND PERTHSHIRE DISTRICT (FOOT-AND-MOUTH DISEASE) ORDER OF 1923.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this seventeenth day of November, nineteen hundred and twenty-three.

L. S.

J. JACKSON,  
Authorised by the Minister.

**SCHEDULE.**

*Areas to which this Order applies.*

*Prohibited Areas.*

1. An Area comprising:—

(a) The county of Kinross.

(b) *In the county of Clackmannan.*

The parishes of Clackmannan and Dollar.

(c) *In the county of Perth.*

The parishes of Muckart, Dunning, Forteviot, Forgandenny, Arngask, Dron, Dunbarney, Rhynd, and Abernethy, and

(d) *In the county of Fife.*

The burgh of Dunfermline, and

The parishes of Strathmiglo, Auchtermuchty, Ballingry, Beath, Dunfermline, Saline, Carnock, Torryburn, Culross, and Tulliallan.

2. An Area comprising:—

*In the county of Stirling.*

The burghs of Falkirk and Stirling, and

The parishes of St. Ninians, Stirling, Larbert, Dunipace, Denny, and Falkirk.

3. An Area comprising:—

*In the county of Perth.*

(a) The parish of Port of Menteith.

(b) Such part of the parish of Kincardine as lies to the west of the road from Gargun-  
nock Station to Doune via Meldrum.

(c) Such part of the parish of Kilmadock as lies to the south and west of the road from Stirling via Blair Drummond, Doune, and Cambusbeg to Callander, and

(d) Such part of the parish of Callander as lies to the south of the road from Doune via Cambusbeg, Callander, and Kilmahog to the Eas Gobhain, and of the Eas Gobhain from the point where it is crossed by that road to Loch Venacher.

*Controlled Area.*

An Area comprising:—

*In the county of Perth.*

The city of Perth.

The parishes of Balquhidder, Comrie, Muthill, Aberfoyle, Dunblane and Lecroft, Ardoch, Glendevon, Blackford, Auchterarder, St. Madoes, Errol, Kinnaird, Collace, Kilsplindie, St. Martins, Scone, Kinnoull, Kinfauns, Perth, Aberdalgie, Tibbermore, Redgorton, Moneydie, Methven, Madderty, Findo Gask, and Trinity Gask, and such parts of the parishes of Kincardine, Kilmadock, and Callander as are not comprised within Prohibited Area (No. 3).

*In the county of Fife.*

The burgh of Kirkcaldy, and

The parishes of Newburgh, Abdie, Flisk, Dunbog, Creich, Moonzie, Monimail, Collessie, Cults, Kettle, Kennoway, Markinch, Wemyss, Falkland, Leslie, Kinglassie, Kirkcaldy and Dysart, Auchterderran, Auchtertool, Kinghorn, Burntisland, Aberdour, Dalgety, and Inverkeithing.

*In the county of Stirling.*

The parishes of Buchanan, Kippen, Gargun-  
nock, Slamannan, Muiravonside, Grange-  
mouth, Airth and Logie, and such part of the parish of Drymen as lies to the north and west of the railway from Stirling to Jamestown.

*In the county of Clackmannan.*

The parishes of Alloa, Alva, and Tillicoultry.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4 Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF  
AGRICULTURE AND FISHERIES.

(DATED 18TH NOVEMBER 1923.)

ABERDEENSHIRE AND DISTRICT  
(FOOT-AND-MOUTH DISEASE) ORDER  
OF 1923.

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 1922, and of every other power enabling him in this behalf, hereby orders as follows:—

*Areas and Animals Affected.*

1.—(1) This Order applies to the Area described in the Schedule hereto. In this Order the Area is referred to as the Prohibited Area.

(2) If any farm (except any detached part) is partly within and partly outside the Prohibited Area the whole shall be deemed to be within the Prohibited Area.

(3) In this Order:—

“Animals” means cattle, sheep, goats, and pigs.

*Prohibition of Movement of Animals into, out of, or within Prohibited Area.*

2.—(a) The movement of cattle, sheep, goats, or swine into or out of the Prohibited Area is prohibited, except as provided in the next following Article, provided that this Order shall not prevent the movement of animals through such Area direct by railway without avoidable delay if the animals are not untrucked within such Area.

(b) The movement of any such animal along or across any road or other highway or by water within the Prohibited Area is prohibited.

(c) No such animals shall be allowed by the owner or person in charge thereof to stray upon a road or other highway within the Prohibited Area.

(d) No slaughterhouse manure or refuse shall be moved out of the Prohibited Area or be brought into contact with animals in such Area.

*Provision for Movement of Animals into Prohibited Area for Immediate Slaughter.*

3. Animals may be moved from premises outside the Prohibited Area to a public slaughterhouse in that Area subject to the following conditions:—

(i) A licence authorising the movement must be obtained from an Inspector of the Local Authority of the destination before the movement commences. This licence must accompany the animals throughout the whole movement.

(ii) The animals must be put on rail at a station outside the Prohibited Area, and be moved by railway without being untrucked within the Prohibited Area until arrival at the railway station nearest to the place of destination: Provided that where the distance from the railway station in the Area to the place of destination is greater than the distance to be covered within the Area if the movement were to take place by road, the Inspector granting the licence may specify therein any other route if he thinks it desirable, and may require the animals to be moved by float or other suitable vehicle.

(iii) The animals shall be slaughtered within 96 hours of arrival at the slaughterhouse specified in the licence.

(iv) On completion of the movement the licence shall be delivered up to the nearest police station without delay by the person

in charge of the animals at the time of completing the movement.

*Control of Dogs in Prohibited Area.*

4. Dogs in the Prohibited Area shall at all times, except whilst in a dwelling-house, be kept under control by being:—

- (i) confined in a kennel or other enclosure from which the dog cannot escape; or
- (ii) secured to some premises by a collar and chain; or
- (iii) accompanied by the owner or some person deputed by him and under effectual control.

*Seizure, Detention and Disposal of Uncontrolled Dogs.*

5.—(1) Any dog which is not kept under control, as prescribed by this Order, may be seized by the Local Authority or by the Police, and any dog so seized shall be dealt with in the same manner as a stray dog seized under the powers conferred by section three of the Dogs Act, 1906, is thereby authorised to be dealt with.

(2) No dog so seized shall be given or sold for the purpose of vivisection.

*Closing of Footpaths and Premises.*

6.—(1) An Inspector of the Ministry or of the Local Authority may (notwithstanding the existence of any footpath or right of way) prohibit the entry of any person into any field, shed or other place in the Prohibited Area by giving notice in writing to that effect to the occupier. In such cases the owner of any cattle, sheep, goats or swine in such places, or his agents or servants, may enter for the sole purpose of feeding or tending the animals, but no other person shall enter any such place until such notice has been withdrawn by a further notice from an Inspector, unless he has obtained a licence to do so from an Inspector of the Ministry or of the Local Authority.

(2) Copies of such notices shall be affixed or exhibited by the Inspector in such manner as he may think desirable for ensuring notification of the restrictions thereby imposed.

(3) Copies of such notices, when served, shall be sent to the Ministry.

*Control of Dogs and Poultry.*

7.—(1) An Inspector of the Ministry or of the Local Authority may, by a written notice served upon the occupier of any premises in the Prohibited Area on which dogs or poultry are kept, require such occupier to keep such dogs or poultry under such control as may be prescribed in the notice, or to confine them to any specific part of the premises.

(2) Copies of such notices, when served, shall be sent to the Ministry.

*Local Authority to Enforce Order.*

8. This Order shall be executed and enforced by the Local Authority.

*Offences.*

9. Any contravention of this Order or of any notice served thereunder is an offence against the Diseases of Animals Act, 1894.

*Short Title.*

10. This Order may be cited as the ABERDEENSHIRE AND DISTRICT (FOOT-AND-MOUTH DISEASE) ORDER OF 1923.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this eighteenth day of November, nineteen hundred and twenty-three.

L. S.

J. JACKSON,  
Authorised by the Minister.

SCHEDULE.  
*Prohibited Area.*

An Area comprising:—  
*In the county of Aberdeen.*

The parishes of Aberdour, Tyrie, Strichen, Old Deer, New Deer, King Edward, Monquhitter, Turriff, Auchterless, Fyvie, Methlick, Tarves, Meldrum, Daviot, Rayne, Culsalmond, Fergie, Drumblade, Huntly, Cairnie, and so much of the parishes of Gartly, Kennethmont, Inch, Premnay, Oyne, and Chapel of Garioch as lies to the north of the railway from Inverurie to Huntly.

*In the county of Banff.*

The parishes of Fordyce, Deskford, Grange, Rothiemay, Ordiquhill, Boyndie, Banff, Alvah, Gamrie, Forglen, Marnoch, and Inverkeithny.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4 Whitehall Place, S. W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 19TH NOVEMBER 1923.)

FOOT-AND-MOUTH DISEASE:  
INFECTED PLACE:

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 1922, and of every other power enabling him in this behalf, hereby orders as follows:—

The premises mentioned in the Schedule hereto are hereby declared to be a place infected with Foot-and-Mouth Disease.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this nineteenth day of November, nineteen hundred and twenty-three.

L. S.

J. JACKSON,  
Authorised by the Minister.

SCHEDULE.

*Description and Limits of Infected Place.*

The cowsheds and outhouses on the

premises in the occupation of Robert Stewart at Craigielea, in the parish of New Kilpatrick, in the county of Dumbarton.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4 Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 19TH NOVEMBER 1923.)

FOOT-AND-MOUTH DISEASE: INFECTED PLACES.

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 1922, and of every other power enabling him in this behalf, hereby orders as follows:—

The several premises mentioned in the Schedule hereto are hereby declared to be places infected with Foot-and-Mouth Disease.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this nineteenth day of November, nineteen hundred and twenty-three.

J. JACKSON,  
Authorised by the Minister.

SCHEDULE.

*Description and Limits of Infected Places.*

1. The cowshed known as Old Temperance Hotel Buildings, Glenfarg, in the occupation of William C. Hunter, in the parish of Arngask, in the county of Perth.

2. The buildings and land known as Arngask Farm, in the occupation of William C. Hunter, in the parish of Arngask, in the county of Perth.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4 Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 19TH NOVEMBER 1923.)

FOOT-AND-MOUTH DISEASE: INFECTED PLACES.

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 1922, and of every other power enabling him in this behalf, hereby orders as follows:—

The several premises mentioned in the Schedule hereto are hereby declared to be places infected with Foot-and-Mouth Disease.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this nineteenth day of November, nineteen hundred and twenty-three.

L. S.

J. JACKSON,  
Authorised by the Minister.

SCHEDULE.

*Description and Limits of Infected Places.*

1. The farm and buildings known as Longcroft Farm with all the land attached thereto in the occupation of John Forrester, in the parish of Denny, in the county of Stirling.

2. The farm and buildings known as Cloy Bank, in the occupation of James Peattie, Stirling, in the parish of Denny, in the county of Stirling.

3. The holding known as Milndavie Farm, in the occupation of Archibald Colquhoun, in the parish of Strathblane, in the county of Stirling.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4 Whitehall Place, S.W. 1.

DISEASES OF ANIMALS ACTS, 1894 to 1914.

RETURN of OUTBREAKS of SCHEDULED DISEASES in SCOTLAND which have been confirmed by, or notified to, the Ministry during the week ended 17th November 1923:—

SWINE FEVER.

COUNTY.	Outbreaks Confirmed.	Swine Slaughtered as diseased or as having been exposed to infection.
	No.	No.
Lanark ... ..	1	2
Perth ... ..	1	3
Wigtown ... ..	1	—
<b>TOTAL</b> ... ..	<b>3</b>	<b>5</b>

ANTHRAX.

COUNTY.	Outbreaks Confirmed.	Animals Attacked.			
		Cattle.	Sheep.	Swine.	Horses.
	No.	No.	No.	No.	No.
Ayr ... ..	2	2	—	—	—
Fife ... ..	—	1	—	—	—
Forfar ... ..	4	6	—	—	—
Wigtown ... ..	1	1	—	—	—
<b>TOTAL</b> ... ..	<b>7</b>	<b>10</b>	<b>—</b>	<b>—</b>	<b>—</b>

**FOOT-AND-MOUTH DISEASE.**

COUNTY.	Outbreaks Confirmed.
	No.
Dumbarton ... ..	1
Fife ... ..	—
Lanark ... ..	2
Perth ... ..	3
Renfrew ... ..	2
Stirling ... ..	3
<b>TOTAL ... ..</b>	<b>11</b>

**PARASITIC MANGE.\***

COUNTY.	Outbreaks Reported.	Animals Attacked.
	No.	No.
Aberdeen ... ..	1	1
Stirling ... ..	1	1
<b>TOTAL ... ..</b>	<b>2</b>	<b>2</b>

\* Excluding outbreaks in Army horses.

**SHEEP SCAB.**

COUNTY.	Outbreaks Reported.
	No.
Argyll ... ..	1
Lanark ... ..	1
Perth ... ..	1
<b>TOTAL ... ..</b>	<b>3</b>

**SHEEP SCAB MOVEMENT AREAS.**

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

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

(2) An Area in the County of Inverness, comprising the islands known as Skye or Inner Hebrides.

*Ross and Cromarty.*—An Area comprising the Island of Lewis, including the smaller island adjacent thereto, in the county of Ross and Cromarty.

Ministry of Agriculture and Fisheries,  
20th November 1923.

In Parliament.—Session 1924.

**BOMBAY BARODA AND CENTRAL INDIA RAILWAY.**

NOTICE is hereby given that the Bombay Baroda and Central India Railway Company (hereinafter referred to as "the Com-

pany") intend to apply to Parliament in the ensuing Session for leave to bring in a Bill (hereinafter referred to as "the Bill") of which the principal subject matters are as follows:—

To provide for the holding of one general meeting of the Company only in the year; to authorise the Directors of the Company to pay interim dividends; to prescribe a new quorum for general meetings of the Company; to make provision as to the form of and the method of authentication of stock certificates; to authorise the keeping of one register only of stockholders and addresses of stockholders; to provide that auditors of the Company shall not be required to hold any share or stock in the capital of the Company; for the purposes aforesaid and in certain other respects to amend the Bombay Baroda and Central India Railway Act 1906, and to modify the Companies Clauses Consolidation Act, 1845, and any Act or Acts extending or amending the same in their application to the Company.

On and after the 21st day of December next a copy of the Bill may be inspected and copies thereof obtained at the price of 1s. 6d. each at the offices of the undersigned.

A Notice stating the objects of the Bill has been or will be published in full on the 15th and 22nd days of November instant in "The Times" newspaper.

Dated this 12th day of November 1923.

DOLLMAN & PRITCHARD,  
52 Tavistock Square, W.C. 1,  
Solicitors.

DYSON, BELL, & Co.,  
3A Dean's Yard,  
Westminster, S.W. 1,  
Parliamentary Agents.

In Parliament,  
Session 1924.

**HACKNEY AND NEW COLLEGE.**

NOTICE is hereby given that application is intended to be made to Parliament in the ensuing Session by the Governors of the Hackney College Foundation Registered (hereinafter called "Hackney College") and the Governors of New College London Registered (hereinafter called "New College"), with the concurrence of the members of and the subscribers to the two Foundations, for an Act of which the principal subject matters are the following:—

To amalgamate, unite and incorporate the Governors of Hackney College and the Governors of New College and the members of and subscribers to the said two Foundations, and all persons who shall for the time being be members or life members of the College to be incorporated by the intended Act, in one body corporate by the name of "Hackney and New College" (hereinafter called "the College"); to provide for the transfer to and vesting in the College of all property belonging to or held by or held in Trust for Hackney College or New College, or the governing bodies thereof; to enable the College to hold property in per-

petuity or otherwise, and to make provision for the preservation of existing trusts with the exception of the substitution of the College for Hackney College or New College as the case may be in any such trust; to prescribe the amount of stamp duty to be paid on the transfer of the said property to the College; to declare the objects of the College; to prescribe the qualifications of members and life members of the College; to make provision for the government of the College; and to authorise the College to amalgamate with any other College or Society, and to change the name of the College.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next, and on and after the 21st day of December next, a copy of the Bill may be inspected and copies obtained at the price of two shillings each, at the Office of the under-

mentioned Solicitors, and copies may also be obtained at the said price at the Offices of the under-mentioned Parliamentary Agents.

A notice stating the objects of the intended application has been published in full in the Daily News on the 20th day of November instant, and will be published in the Daily News on the 27th day of November instant.

Dated this 21st day of November 1923.

SHEPHERDS, WALTERS, & BINGLEY,  
4 Broad Street Place,  
Finsbury Circus, E.C. 2,  
Solicitors for the Bill.

SHARPE, PRITCHARD, & Co.,  
Palace Chambers, Bridge Street,  
Westminster, S.W. 1,  
Parliamentary Agents.

STATEMENT showing the QUANTITIES SOLD and AVERAGE PRICE of BRITISH CORN, per Hundred-weight of 112 imperial Pounds,\* as received from the INSPECTORS of CORN RETURNS in the week ended 17th November 1923, pursuant to the Corn Returns Act, 1882, and the Corn Sales Act, 1921.

British Corn.	Quantities Sold.	Average Price per Cwt.	
		s.	d.
WHEAT ... ..	Cwts. 392,557	9	3
BARLEY ... ..	646,419	10	7
OATS ... ..	72,487	8	8

COMPARATIVE STATEMENT for the Corresponding Week in each of the Years from 1913 to 1922.

Corresponding Week in	Quantities Sold.			Average Price per Cwt.		
	WHEAT.	BARLEY.	OATS.	WHEAT.	BARLEY.	OATS.
	Cwts.	Cwts.	Cwts.	s. d.	s. d.	s. d.
1913 ... ..	231,643	597,957	64,456	7 2	7 6	6 7
1914 ... ..	325,701	537,914	94,051	9 9	8 5	9 2
1915 ... ..	394,003	434,229	100,018	12 7	13 7	11 2
1916 ... ..	401,439	548,493	100,155	16 5	17 3	14 2
1917 ... ..	236,661	509,161	41,307	16 4	16 8	15 5
1918 ... ..	312,814	332,446	32,910	16 10	17 0	18 4
1919 ... ..	357,544	647,368	55,235	16 11	29 4	20 0
1920 ... ..	353,636	712,425	52,246	21 0	25 1	18 7
1921 ... ..	301,136	544,632	50,277	10 7	13 7	9 6
1922 ... ..	461,657	471,893	80,379	9 11	11 2	9 8

\* Section 8 of the Corn Returns Act, 1882, as amended by Section (2) of the Corn Sales Act, 1921, provides that in the weekly summary of quantities and prices, each sort of British corn shall be computed with reference to the hundredweight of one hundred and twelve imperial standard pounds.

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,  
Whitehall Place, London, S.W. 1.  
17th November 1923.

R. J. THOMPSON,  
Assistant Secretary.

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

**I.—ISSUE ACCOUNT.**

	£	s.	d.		£	s.	d.		£	s.	d.
<b>Total issued up to 14th November 1923, inclusive—</b>											
£1 notes ... ..	2,206,816,730		0 0						1,986,875,899		0 0
10/- notes ... ..	614,581,615		0 0						575,053,464		0 0
Currency notes certificates ... ..	176,040,000		0 0						153,950,000		0 0
<b>Issued during the week ended 21st November 1923—</b>											
£1 notes ... ..	5,027,418		0 0						6,723,391		0 0
10/- notes ... ..	1,386,331		10 0						1,652,225		10 0
Currency notes certificates ... ..	370,000		0 0						200,000		0 0
					<b>TOTAL</b>				<b>2,724,454,979</b>		<b>10 0</b>
					<b>Outstanding—</b>						
					£1 notes ... ..	218,244,858		0 0			
					10/- notes ... ..	39,262,257		0 0			
					Currency notes certificates ... ..	22,260,000		0 0			
									<b>279,767,115</b>		<b>0 0</b>
					<b>TOTAL</b>				<b>£3,004,222,094</b>		<b>10 0</b>

**II.—BALANCE SHEET.**

	£	s.	d.		£	s.	d.
<b>Notes outstanding</b> ... ..	257,507,115		0 0				
<b>Certificates outstanding</b> ... ..	22,260,000		0 0				
<b>Notes called in but not yet cancelled</b> ... ..	1,434,791		0 0				
					<b>Currency Note Redemption Account—</b>		
					Bank of England Notes ... ..	22,450,000	0 0
					Gold Coin and Bullion ... ..	27,000,000	0 0
					Silver Coin ... ..	7,000,000	0 0
					Government Securities ... ..	236,598,509	1 7
					Balance at the Bank of England ... ..	168,170	3 3
<b>Investments Reserve Account</b> ... ..	12,014,773		4 10				
					<b>TOTAL</b>		
					<b>£293,216,679</b>		<b>4 10</b>

Treasury Chambers, 22nd November 1923.

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

## LONDON MIDLAND AND SCOTTISH RAILWAY COMPANY.

HARBOURS DOCKS AND PIERS (TEMPORARY INCREASE OF CHARGES) ACTS,  
1920 TO 1922.

NOTICE IS HEREBY GIVEN that the LONDON MIDLAND AND SCOTTISH RAILWAY COMPANY has made application to the Minister of Transport for an Order under the above named Acts to modify the Statutory provisions and authorises the said Company for a period of twelve months on and from the sixteenth day of February 1924, to levy, make, and charge the following RATES, DUES AND CHARGES in respect of their Harbour and Dock Undertakings at Garston Docks, Widnes Dock, Fleetwood Harbour, Wrye Docks, Heysham and Morecambe Harbours, Lydney Harbour and Dock, Bowling Harbour, Grangemouth Harbour, Kentallen Pier, Oban Pier, Ayr Harbour, Troon Harbour, Largs Harbour, Renfrew Harbour, Stranraer, Kyle of Lockalsh, Barrow Harbour and Docks:—

(1) In respect of Harbour and Dock rates, dues and charges on ships, Merchandise, Live-stock and Passengers.

The rates, dues, and charges in operation on 31st December 1913, with an addition thereto of not exceeding 60 per centum except in the case of Dock Rate Charges on cargoes of Burning Oils, Spirit and Petroleum Lubricating Oil, and Fuel Oil, at Barrow-in-Furness, where the proposed charges are:—

	Coastwise.		Foreign.	
	s.	d.	s.	d.
Burning Oil, Spirit and Petroleum, Lubricating Oils, per ton . . . . .	0	9	1	0
Fuel Oil, per ton . . . . .	0	6	0	8

(2) In respect of tonnage charge for shipping Coal and Coke, where subject to Statutory Limitation exclusive of weighing.

A charge of not exceeding . . . . . 4½d. per ton.

(3) In respect of Crannage charges where subject to Statutory Limitation.

The charges in operation on 31st December 1913, with an addition thereto of not exceeding 60 per centum.

(4) In respect of charges for discharging Ballast at Ayr Harbour.

The charges in operation on 31st December 1913 with an addition thereto of not exceeding 150 per centum.

(5) If any increased rate, due or charge includes a fraction of a penny such rate, due or charge shall be adjusted, and the applicants may charge the nearest farthing and for the said purpose one-eighth of a penny shall be reckoned as a farthing.

The Minister of Transport has referred the matter to the Rates Advisory Committee for their consideration and report.

Any person or persons desirous of making representations to the Ministry of Transport with respect to this application may do so by letter addressed to the:—

Finance Department,  
Ministry of Transport,  
7 Whitehall Gardens,  
London, S.W. 1,

within fourteen days of this date, and a copy of such representations should be sent at the same time to the Chief Goods Manager, London Midland and Scottish Railway, Euston Station, from which detailed information regarding the Company's proposed revised charges may be obtained.

Dated this 31st day of October 1923.

ARTHUR WATSON,  
General Manager.

# THE CLYDE VALLEY ELECTRICAL POWER COMPANY.

INCORPORATED BY THE CLYDE VALLEY ELECTRICAL POWER ACT, 1901.

Year ended 31st December 1922.

## STATEMENT OF SHARE CAPITAL. ON 31st DECEMBER 1922.

No. I.

Description.	Authorised by Act or Articles of Association.	Number of Shares Issued.	Nominal Amount of Share.	Amount paid on Shares issued.	Amount payable on Shares issued.	Amount not issued.	Amount authorised by Act or Articles of Association.
			£	£	£	£	
60,000 Ordinary Shares.	The Clyde Valley Electrical Power Act, 1901.	60,000	10	600,000	600,000	...	} £1,900,000
30,000 Preference Shares.	The Clyde Valley Electrical Power Acts, 1901 and 1912.	30,000	10	300,000	300,000	...	
70,000 Second Preference Shares.	The Clyde Valley Electrical Power Order Confirmation Act, 1918.	50,000	10	500,000	500,000	200,000	
Ordinary or Preference Shares.	The Clyde Valley Electrical Power Order Confirmation Act, 1918.	...	...	...	...	300,000	
	Total ...	140,000	£10	£1,400,000	£1,400,000	£500,000	£1,900,000

No. II.

## STATEMENT OF LOAN CAPITAL. On 31st DECEMBER 1922.

DESCRIPTION.	Amount Borrowed.	Rate at which Borrowed.	Amount sanctioned but not borrowed.	Amount Sanctioned.	Amount authorised by Act or Articles of Association.
	£	Per cent.	£	£	£
Loans on Mortgage or otherwise, ...	...	...	...	...	700,000 0 0
	<i>Less (I.) One-half of £15,155 6s. 10d. Interest paid to Shareholders during Construction. (Clyde Valley Electrical Power Act, 1901, Sec. 79c.)</i>				7,577 13 5
Total ...					£692,422 6 7

Amount paid on Shares issued (No. I.), ...	£1,400,000 0 0
Loan Capital Borrowed (No. II.), ...	...
<b>Total Capital received, ...</b>	<b>£1,400,000 0 0</b>



## REVENUE ACCOUNT.

For Year ended 31st December 1922.

Dr.

Cr.

	£	s.	d.	£	s.	d.		£	s.	d.	£	s.	d.
<b>A.—GENERATION.</b>													
1. Coal or other fuel, including Dues, Carriage, Unloading, Storing, and all expenses of placing the same on the works and disposal of waste products, ... ..	106,604	3	5	...	...	...							
2. Oil, Water and Stores, ... ..	2,317	18	0	...	...	...							
3. Salaries and Wages, ... ..	31,008	2	8	...	...	...							
4. Maintenance, Repairs and Renewals, ... ..													
(a) Buildings, ... ..	£	3,848	s.	4	d.	1							
(b) Plant and Machinery, ... ..	23,910	8	1										
	27,758	12	2	...	...	...							
5. Other items (to be specified)—													
Carriage and Cartage, ... ..	16	17	4	...	...	...							
				167,705	13	7							
6. Energy purchased in bulk, ... ..	...			...									
<b>B.—DISTRIBUTION.</b>													
1. Salaries and Wages, ... ..	28,752	14	4	...	...	...							
<i>Carried forward,</i> ... ..	£	28,752	14	4	167,705	13	7						
<b>1. Sale of Electrical Energy :—</b>													
(a) In Bulk to Authorised Undertakers, ... ..	38,502	0	0										
(b) To other Consumers, ... ..	389,840	4	10										
Traction (not included under (a) ), ... ..	10,777	10	0										
Other, ... ..	...												
											439,119	14	10
2. Rentals of Meters and other Apparatus, ... ..	...										3	0	0
3. Rents Receivable, ... ..	...												
4. Transfer Fees, ... ..	...										21	7	6
5. Other Items (to be specified)—													
Charge to The Strathclyde Electricity Supply Company Ltd. for Maintenance of Mains, &c., ... ..	...										1,000	0	0
<i>Carried forward,</i> ... ..	£	...	...	...	440,144	2	4						

REVENUE ACCOUNT—continued.

Dr.

Cr.

	£ s. d.	£ s. d.		£ s. d.	£ s. d.
<i>Brought forward,</i> ... ..	28,752 14 4	167,705 13 7	<i>Brought forward,</i> ... ..	...	440,144 2 4
2. Maintenance, Repairs and Renewals, ... ..	...	...	/		
(a) Mains, ... .. £ s. d.	2,034 12 8	...			
(b) Distributing Stations (including Apparatus), ... ..	5,378 16 10	...			
(c) Other Apparatus,—					
Private Telephone System, ... .. £ s. d.	575 17 9				
Apparatus on Consumer's Premises	574 18 0				
	<u>1,150 15 9</u>				
3. Other Items (to be specified)—	8,564 5 3				
Annual Payments in respect of Lighting Orders,	2,574 6 7	39,891 6 2			
<b>C.—GENERAL AND MANAGEMENT EXPENSES.</b>					
1. Rents and Wayleaves, ... ..	2,502 8 11	...			
2. Directors' Remuneration, ... ..	2,400 0 0	...			
3. Salaries and Wages, ... ..	13,724 5 2	...			
4. Stationery, Printing, and Advertising, ... ..	707 18 5	...			
5. General Establishment Charges, ... ..	2,026 9 1	...			
6. Auditor appointed by Company, ... ..	157 10 0	...			
7. Auditor appointed by Electricity Commissioners,	26 5 0	...			
8. Contribution towards Expenses of Electricity Commissioners as apportioned, ... ..	2,311 3 7	...			
<i>Carried forward,</i> ... .. £	23,856 0 2	207,596 19 9	<i>Carried forward,</i> ... .. £	...	440,144 2 4

REVENUE ACCOUNT—continued.

No. IV.—continued.

Dr.

Cr.

	£	s.	d.	£	s.	d.	£	s.	d.		
<i>Brought forward,</i> ... ..	23,856	0	2	207,596	19	9	...	...	440,144	2	4
9. Law Expenses, ... ..	168	2	3	...	...	...	...	...	...	...	...
10. Insurances, ... ..	2,865	7	1	...	...	...	...	...	...	...	...
11. Other Items (to be specified)—											
1. Bad Debts, ... ..	194	18	1	...	...	...	...	...	...	...	...
2. National Insurance, ... ..	1,910	6	6	28,994	14	1	...	...	...	...	...
D.—RATES AND TAXES, ... ..	49,862	6	5	49,862	6	5	...	...	...	...	...
<b>E.—DEPRECIATION.</b>											
1. Depreciation written off ... ..											
(a) Buildings, ... ..											
(b) Plant and Machinery, ... ..											
(c) Mains, ... ..											
(d) Other Items (to be specified) ... ..											
or											
2. Transfer to Depreciation Fund Account (No. VII.), ... ..											
Total Expenditure, ... ..	...	...	...	286,454	0	3	...	...	...	...	...
Balance carried to Net Revenue Account (No. V), ... ..	...	...	...	153,090	2	1	...	...	...	...	...
				£440,144	2	4	...	...	£440,144	2	4



No. VI.

## SPECIAL RESERVE FUND.

For 6 % CUMULATIVE PREFERENCE SHAREHOLDERS.

Dr.

*For Year ended 31st December 1922.*

Cr.

	£	s.	d.		£	s.	d.
1. Amount Applied as under, ... ..				1. Balance from last Account, 6 % Fund, ... ..	54,000	0	0
2. Balance as per General Balance Sheet (No. IX.), ... ..	54,000	0	0	2. Amount Transferred from Net Revenue Account (No. V.), ... ..			
	£54,000	0	0		£54,000	0	0

No. VII.

## CONTINGENCY FUND.

*For Year ended 31st December 1922.*

Dr.

Cr.

	£	s.	d.		£	s.	d.
1. Amount applied as under— (a) Written off Capital Expenditure, ... ..				1. Balance from last Account, ... ..	467,500	0	0
(b) Expended on Renewals, ... ..				2. Amount Transferred from Revenue Account (No. V.), ... ..	50,000	0	0
2. Balance as per General Balance Sheet (No. IX.), ... ..	517,500	0	0		£517,500	0	0
	£517,500	0	0				

No. VIII.

## SPECIAL RESERVE FUND FOR SECOND PREFERENCE SHAREHOLDERS.

*For Year ended 31st December 1922.*

Dr.

Cr.

	£	s.	d.		£	s.	d.
1. Balance carried to Balance Sheet (No. IX.), ... ..	5,532	7	3	1. Amount Transferred as per last Report, ... ..	1,000	0	0
				2. Interest, ... ..	50	0	0
				3. Amount Transferred from Net Revenue (No. V.), ... ..	4,482	7	3
	£5,532	7	3		£5,532	7	3

THE EDINBURGH GAZETTE, NOVEMBER 23, 1923.

1543



# THE STRATHCLYDE ELECTRICITY SUPPLY COMPANY LTD.

REGISTERED 22nd JUNE 1905 UNDER THE COMPANIES ACTS, 1862 to 1900.

Year ended 31st December 1922.

## STATEMENT OF SHARE CAPITAL. ON 31st DECEMBER 1922.

No. I.

Description.	Authorised by Act or Articles of Association.	Number of Shares Issued.	Nominal Amount of Shares.	Amount Paid on Shares Issued.	Amount Payable on Shares Issued.	Amount not Issued.	Amount Authorised by Act or Articles of Association.
			£	£	£	£	£
100,000 Ordinary Shares.	Memo. of Association.	89,720	1	89,720	89,720	10,280	100,000
	Total ...	89,720	£1	£89,720	£89,720	£10,280	£100,000

## STATEMENT OF LOAN CAPITAL. ON 31st DECEMBER 1922.

No. II.

Description.	Amount Borrowed.	Rate at which Borrowed.	Amount Sanctioned but not Borrowed.	Amount Sanctioned.	Amount Authorised by Act or Articles of Association.
	£	Per cent.	£	£	£
	Nil.	...	...	...	...
Total ...	...	...	...	...	...

Amount paid on Shares Issued (No. I.),	...	...	...	...	...	£89,720	0	0
Loan Capital Borrowed (No. II.),	...	...	...	...	...	...	...	...
<b>Total Capital received</b>	...	...	...	...	...	<b>£89,720</b>	<b>0</b>	<b>0</b>

No. III.

# CAPITAL ACCOUNT.

For Year ended 31st December 1922.

Dr.

Cr.

	Expenditure to 31st December 1921.	Expended during Year.	Total Expenditure to 31st December 1922.		Receipts to 31st December 1921.	Received during Year.	Total Receipts to 31st December 1922.
	£ s. d.	£ s. d.	£ s. d.		£ s. d.	£ s. d.	£ s. d.
(a) Generation—				1. Ordinary Share Capital, ... ..	89,720 0 0	...	89,720 0 0
(i.) Land, ... ..							
(ii.) Buildings and other Permanent Works, ... ..				2. Preference Share Capital, ... ..	...	...	..
(iii.) Plant and Machinery, ... ..							
(b) Main Transmission Lines, ... ..				3. Loan Capital, ... ..	..	..	..
(c) Distribution—							
(i.) Land, ... ..							
(ii.) Buildings, ... ..							
(iii.) Plant and Machinery, ... ..							
(iv.) Mains and Services, ... ..	105,548 14 10	36,620 4 11	142,168 19 9				
(v.) Meters, ... ..	10,619 7 10	5,259 6 9	15,878 14 7				
(vi.) Other, ... ..	...	...	...				
(d) Miscellaneous, ... ..	...	...	...				
Total Expenditure, ... ..	£116,168 2 8	£41,879 11 8	£158,047 14 4	Total Capital, ... ..	£89,720 0 0	...	£89,720 0 0
Balance, ... ..	...	...	...	Balance, ... ..	...	...	68,327 14 4
			£158,047 14 4				£158,047 14 4

1546

THE EDINBURGH GAZETTE, NOVEMBER 23, 1923.

## REVENUE ACCOUNT.

Dr.

For Year ended 31st December 1922.

Cr.

	£ s. d.	£ s. d.		£ s. d.	£ s. d.
<b>A.—GENERATION.</b>			<b>1. Sale of Electrical Energy :—</b>		
1. Coal or other Fuel, including Dues, Carriage, Unloading, Storing, and all expenses of placing the same on the Works and disposal of Waste Products, ... ..			(a) In Bulk to Authorised Undertakers, ... ..	...	
2. Oil Water and Stores, ... ..			(b) To other Consumers, ... ..	42,678 7 6	
3. Salaries and Wages, ... ..			Traction (not included under (a)), ... ..	...	
4. Maintenance, Repairs and Renewals, ... ..			Other, ... ..	...	
£ s. d.					42,678 7 6
(a) Buildings, ... ..			2. Rentals of Meters, ... ..	...	...
(b) Plant and Machinery, ... ..			3. Rents Receivable, ... ..	...	...
5. Other Items (to be specified), ... ..			4. Transfer Fees, ... ..	...	...
			5. Other Items (to be specified), ... ..	...	...
6. Energy purchased in Bulk, ... ..	...	7,705 1 2			
<i>Carried forward,</i> ... ..	...	£7,705 1 2	<i>Carried forward,</i> ... ..	...	£42,678 7 6

REVENUE ACCOUNT—continued.

Dr.

Cr.

	£ s. d.	£ s. d.		£ s. d.	£ s. d.
<i>Brought forward,</i> ... ..		7,705 1 2		<i>Brought forward,</i> ... ..	42,678 7 6
<b>B.—DISTRIBUTION.</b>					
1. Salaries and Wages, ... ..	600 0 0				
2. Maintenance, Repairs and Renewals, ... ..					
(a) Mains, ... ..	916 15 10				
(b) Distributing Stations (including Apparatus), ... ..					
(c) Other Apparatus, ... ..	916 15 10				
3. Other Items (to be specified), ... ..					
		1,516 15 10			
<b>C.—GENERAL AND MANAGEMENT EXPENSES.</b>					
1. Rents and Wayleaves, ... ..	2 9 10				
2. Directors' Remuneration, ... ..					
3. Salaries and Wages, ... ..	614 19 9				
4. Stationery, Printing, and Advertising, ... ..	136 0 5				
5. General Establishment Charges, ... ..	56 5 6				
6. Auditor appointed by Company, ... ..	15 15 0				
7. Auditor appointed by Electricity Commissioners, ... ..	12 12 0				
8. Contribution towards Expenses of Electricity Commissioners as apportioned, ... ..					
<i>Carried forward,</i> ... ..	£838 2 6	£9,221 17 0		<i>Carried forward,</i> ... ..	£42,678 7 6

REVENUE ACCOUNT—continued.

Dr.

Cr.

	£ s. d.	£ s. d.		£ s. d.	£ s. d.
<i>Brought forward,</i> .. .. .	838 2 6	9,221 17 0		<i>Brought forward,</i> ... .. .	42,678 7 6
9. Law Expenses, .. .. .	16 7 7				
10. Insurances .. .. .	...				
11. Other Items (to be specified), .. .. .	...				
Annual Payment, Electric Lighting Order Transfer, Clydebank, .. .. .	£ s. d. 100 0 0				
Bad Debts, .. .. .	26 1 7				
	126 1 7	980 11 8			
<b>D.—RATES AND TAXES,</b> .. .. .	2,666 10 0	...			
		2,666-10 0			
<b>E.—DEPRECIATION.</b>					
1. Depreciation written off, .. .. .					
(a) Buildings, .. .. .					
(b) Plant and Machinery, .. .. .					
(c) Mains, .. .. .					
(d) Other Items (to be specified), .. .. .					
or					
2. Transfer to Depreciation Fund Account (No. VII.), .. .. .					
<b>Total Expenditure,</b> .. .. .		12,868 18 8			
Balance carried to Net Revenue Account (No. V.), .. .. .		29,809 8 10			
		£42,678 7 6			£42,678 7 6



No. VI.

## RESERVE FUND ACCOUNT.

Dr.

*For Year ended 31st December 1922.*

Cr.

	£	s.	d.		£	s.	d.
1. Amount applied as under, ... ..				1. Balance from last Account, ... ..			
2. Balance as per General Balance Sheet (No. VIII.), ... ..				2. Amount transferred from Net Revenue Account (No. V.), ... ..			

No. VII.

## CONTINGENCY FUND FOR DEPRECIATION, &c.

Dr.

*For Year ended 31st December 1922.*

Cr.

	£	s.	d.		£	s.	d.
1. Amount applied as under—				1. Balance from last Account, ... ..	18,000	0	0
(a) Written off Capital Expenditure, ... ..				2. Amount transferred from Net Revenue Account (No. V.), ... ..	3,000	0	0
(b) Expended on Renewals, ... ..							
2. Balance as per General Balance Sheet (No. VIII.), ... ..	21,000	0	0				
	£21,000	0	0		£21,000	0	0

## GENERAL BALANCE SHEET.

31st December 1922.

Dr.

Cr.

CAPITAL AND LIABILITIES.		PROPERTY AND ASSETS.	
1. Amount received as per Account No. III, ... ..	£ 89,720 0 0	1. Expenditure as per Account No. III, ... ..	£ 158,047 14 4
2. Loans not included in Account No. III, ... ..	...	2. Other Expenditure not included in Account No. III. (to be specified) :—	
		Cost of Orders, ... ..	3,347 7 11
3. Sundry Creditors (Tradesmen and Others), ... ..	51,233 13 3	3. Investments (to be specified, with basis of Valuation), ... ..	...
4. Sundry Creditors (Open Accounts), ... ..	...	4. Stores :—	
4a. Deposits Received, ... ..	924 4 7	(a) Coal, ... ..	£ s. d.
5. Dividends and Interest Unclaimed, ... ..	...	(b) General, ... ..	...
6. Bills payable, ... ..	...	(c) Apparatus on hire, ... ..	...
7. Balances at credit of—		(d) ... ..	...
(a) Contingency Fund for Depreciation, &c., ... ..	21,000 0 0	5. Sundry Debtors :—	
(b) Net Revenue Account (No. V.), ... ..	16,898 18 2	(a) For Current supplied, ... ..	£ 16,087 14 7
		(b) Other, ... ..	1,595 4 0
		6. Bills receivable, ... ..	...
		7. Cash at Bankers and in hand, ... ..	688 15 2
	£179,776 16 0		£179,776 16 0

(Report of Auditor appointed by Electricity Commissioners.)

156 ST. VINCENT STREET,  
GLASGOW, 20th April 1923.Certified and found correct.  
(Signed) S. EASTON SIMMERS & COY., C.A.

25th April 1923.

(Signed) F. C. GARDINER, Chairman of Company.  
(Signed) H. E. FERGUSON, Secretary.

Secretary for Scotland.  
December 1923.

Private Legislation Procedure (Scotland) Act,  
1899.

#### COATBRIDGE BURGH EXTENSION.

NOTICE is hereby given that application is intended to be made to the Secretary for Scotland on or before the 17th day of December next, by the Provost, Magistrates and Councillors of the Burgh of Coatbridge (hereinafter referred to as "the Corporation" and "the Burgh" respectively) for a Provisional Order (hereinafter referred to as "the Order") to be confirmed by Parliament pursuant to the Private Legislation Procedure (Scotland) Act, 1899, for all or some of the following purposes, that is to say:—

To extend for all Municipal, Police, Public Health, and all other purposes whatsoever the existing boundaries of the Burgh; and to include and incorporate therein the area, lands, and heritages, situated to the north west of, and adjoining the Burgh, being Drumpellier Park, belonging to the Corporation.

And Notice is hereby further given that on or before the 30th day of November instant, a copy and duplicate of a Map showing the boundaries of the existing Burgh and of the proposed extension will be deposited for public inspection with the Town Clerk of the Burgh at his Office at Coatbridge.

The Petition for the Order and printed copies thereof and of the Draft Order will be deposited at the Office of the Secretary for Scotland, Whitehall, London, on or before the 17th day of December next, and on or before the same day a printed copy of the Draft Order will be deposited in the Office of the Clerk of the Parliaments and in the Private Bill Office of the House of Commons.

On and after the 21st day of December next a copy of the Order may be inspected and copies obtained at the price of 2s. 6d. each at the Offices of the undersigned Town Clerk and Parliamentary Agents.

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

The foregoing is a short Notice of the principal subject matters of the Order. The full notice for the Order has been or will be published in the Airdrie and Coatbridge Advertiser on the 17th and 24th days of November instant.

Dated this 17th day of November 1923.

JNO. ALSTON,  
Town Clerk,  
Coatbridge,  
Solicitor for the Order.

MARTIN & Co.,  
27 Abingdon Street,  
Westminster,  
London, S.W. 1,  
Parliamentary Agents.

Scottish Office.  
December 1923.

Private Legislation Procedure (Scotland) Act,  
1899.

#### LONDON MIDLAND AND SCOTTISH RAILWAY.

NOTICE is hereby given that application is intended to be made to the Secretary for Scotland in the ensuing month of December by the London Midland and Scottish Railway Company (hereinafter called "the Company") for an Order (hereinafter called "the Order") under the Private Legislation Procedure (Scotland) Act, 1899.

The principal subject matters of the Order are as follows:—

To empower the Company to acquire by compulsion or agreement certain lands in the following parishes, burghs, and counties, that is to say: the parish of Kilmaurs, and the parish of Galston in the county of Ayr, the parish of Glenbervie in the county of Kincardine, and the parish of Bothwell, the parish of Dalziel, the parish of Govan, the burgh of Motherwell and Wishaw and the City and Royal burgh of Glasgow, all in the county of Lanark.

To sanction and confirm the purchase of certain lands already acquired by the Company in the following parishes burghs and counties, that is to say: the parish of Kirkoswald, the parish of Dundonald, the parish of Monkton and Prestwick, the parish of Ayr, the parish of Kilwinning, the burgh of Irvine, the burgh of Prestwick, the burgh of Ayr, and the burgh of Kilwinning all in the county of Ayr, the parish of Dumfries and burgh of Dumfries, both in the county of Dumfries, the parish of Kirkhill in the county of Inverness, the parish of Dalziel and burgh of Motherwell and Wishaw, both in the county of Lanark and the parish of Inverkip in the county of Renfrew.

To confirm and give effect to an agreement between the Most Honorable the Marquess of Ailsa and the Glasgow and South Western Railway Company relative to the acquisition of an easement or servitude for an extension of the golf course at Turnberry.

To extend

- (A) The time limited by the Caledonian Railway Order 1907 for the compulsory purchase of lands in the parishes of Bothwell, Crawford, and Wandell and Lamington, in the county of Lanark, the parish of Currie in the county of Edinburgh, the parishes of Stirling and St. Ninians and Royal Burgh of Stirling in the county of Stirling, and the parish of Comrie in the county of Perth;
- (B) The time limited by the Caledonian Railway Order 1910 for the compulsory purchase of lands in the parish of Govan and the city and Royal burgh of Glasgow, the parish of Rutherglen and Royal burgh of Rutherglen, the parish of Old Monkland and burgh of Coatbridge, and the parish of Hamilton, all in the county of Lanark;
- (C) The time limited by the Caledonian Railway Order 1913 for the compulsory purchase of lands at Beattock in the parish of Kirkpatrick Juxta in the county of Dumfries;

- (D) The time limited by the Glasgow and Renfrew District Railway Act 1897 for the compulsory purchase of lands in the parish of Govan in the county of Lanark, and the parish of Renfrew in the county of Renfrew required for the construction of the railways authorised by the said Act;
- (E) The time limited by the Caledonian Railway Order 1922 for the compulsory purchase of lands in the parish of Dalziel, the parish of Cambusnethan, the burgh of Motherwell and Wishaw, the parish of Bothwell, the parish of Old Monkland, the parish of Cambuslang, and the parish of Blantyre, all in the county of Lanark; and
- (F) The time limited by the Glasgow and South Western Railway Order 1918 for the compulsory purchase of lands in the parish of Stevenston and the burgh of Saltcoats in the county of Ayr required for the construction of the widening of the Ardrossan Railway authorised by the said Order of 1918 and of other lands in the said parish and burgh and of lands in the parish of Irvine, the parish of Dundonald, the Royal burgh of Irvine, the parish of Monkton and Prestwick, and the burgh of Prestwick, all in the county of Ayr, and the parish of Dornock and the parish of Greta, both in the county of Dumfries.

To extend the time for the construction and completion of:—

- (A) The railway (Work No. 1) authorised by the Caledonian Railway Order 1907;
- (B) The bridge lengthening (Work No. 1) authorised by the Caledonian Railway Order 1910;
- (C) The bridge widening at Beattock authorised by the Caledonian Railway Order 1913;
- (D) The widening of the Wemyss Bay Railway (Railway No. 3) authorised by the Caledonian Railway (General Powers) Act 1899.

Plans relating to the objects of the Order with a book of reference to the said plans will on or before the 30th day of November instant be deposited for public inspection in the offices at Ayr and Kilmarnock of the principal Sheriff Clerk of the County of Ayr, in the office at Stonehaven of the principal Sheriff Clerk of the county of Kincardine and in the offices at Glasgow and Hamilton of the principal Sheriff Clerk of the county of Lanark, and copies of so much of the said plans and book of reference as relates to a burgh or parish will on or before the said 30th day of November be deposited as respects a burgh with the Town Clerk of the burgh and as respects a parish (outside a burgh) with the Clerk to the parish Council at his office if he have an office separate from his place of abode or otherwise at his place of abode.

The Petition for the Order and the Draft Order and printed copies thereof will be deposited at the office of the Secretary for Scotland, Whitehall, London, on the 17th day of December next.

The subsequent procedure with respect to the application will be by way of Provisional Order unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by

way of Private Bill and this Notice and the deposits with reference to the said Application will subject to the Standing Orders of Parliament apply to such Bill.

On and after the 21st day of December next a copy of the Order may be inspected and copies obtained at the price of 2s. 6d. each at the offices of the undersigned Solicitors and Parliamentary Agents.

The Notice for the Order referred to in Order No. 9 of the General Orders under the Private Legislation Procedure (Scotland) Act, 1899, has been or will be published in full in the following newspapers: "The Times" London, "The Glasgow Herald" and "Daily Record and Mail" Glasgow, and "The Scotsman" Edinburgh, on the 19th and 26th November instant

Dated this 15th day of November 1923.

J. S. STEVEN, 302 Buchanan Street, Glasgow.	} Solicitors.
BEALE & Co., 16 Great George Street, Westminster.	
H. L. THORNHILL, Euston Station, London, N.W.	
GRAHAMES & Co., 2 Millbank House, Westminster.	} Parliamentary Agents.

Private Legislation Procedure (Scotland) Act,  
1899.  
December 1923.

#### LONDON MIDLAND AND SCOTTISH RAILWAY (DOCK CHARGES SCOTLAND).

NOTICE is hereby given that the London Midland and Scottish Railway Company (hereinafter referred to as "the Company") intend to apply in the month of December next to the Secretary for Scotland under and in pursuance of the Private Legislation Procedure (Scotland) Act, 1899, for a Provisional Order for all or some of the following purposes (that is to say):—

To prescribe alter vary or increase and to provide for the revision of the rates dues tolls and charges which the Company may demand take and recover at or in connection with or in respect of the harbour dock and pier undertakings of the Company at Ayr, Bowling, Fairlie, Gourrock, Grangemouth, Kentallen, Kyle of Lochalsh, Largs, Oban, Renfrew, Stranraer, Strome Ferry, Troon and Wemyss Bay respectively or any part thereof and to prescribe alter or vary the basis upon which such rates dues tolls and charges may be levied or reckoned and to confer vary or extinguish exemptions from payment of any such rates dues tolls and charges.

To alter amend or repeal all or some of the provisions of the Acts and Orders relating to the said undertakings respectively.

On and after the 21st day of December next printed copies of the intended Order may be inspected and copies obtained at the price of one shilling for each copy at the Offices of the undermentioned Solicitors and Parliamentary Agents.

A Notice stating more fully the objects of the intended Order has been published or sent for publication in The Times of the 19th and 26th November instant.

Dated this 15th day of November 1923.

J. S. STEVEN, 302 Buchanan Street, Glasgow.	}	Solicitors.
H. L. THORNHILL, 10 Great College Street, Westminster.		
BEALE & Co., 16 Great George Street, Westminster.		
SHERWOOD & Co., 22 Abingdon Street, Westminster,		Parliamentary Agents.

Private Legislation Procedure (Scotland) Act,  
1899.  
December 1923.

LONDON, MIDLAND AND SCOTTISH  
RAILWAY (MISCELLANEOUS  
PROVISIONS).

NOTICE is hereby given that the London Midland and Scottish Railway Company (hereinafter referred to as "the Company") intend to apply in the month of December next to the Secretary for Scotland under and in pursuance of the Private Legislation Procedure (Scotland) Act, 1899, for a Provisional Order for all or some of the following purposes (that is to say):—

1. To make provision for preventing the acquisition by uninterrupted user or otherwise of rights of way over private roads and foot-paths of the Company and to confer further powers for facilitating the provision of housing accommodation for employees of the Company, to authorise the Company to erect buildings over their railways and stations and to sell feu and dispose of building rights and any interest in lands under which the railways of the Company may be carried in tunnel.

2. To make provision for the appointment of railway police and to confer further powers of arrest and search of certain persons and property on or near the premises of the Company and to make more effective provision for preventing and punishing trespass on railway property, the improper use of railway carriages and stone-throwing on the railway.

3. To provide for the appointment of a Joint Committee for the management of railways now managed by various joint committees of the Company and the London and North Eastern Railway Company, to authorise the Company to establish a savings bank, and to make provision with reference to the shareholders' address book of the Company and the closing of their registers, &c.

On and after the 21st day of December next printed copies of the intended Order may be inspected and copies obtained at the price of one shilling and sixpence for each copy at the Offices of the undermentioned Solicitors and Parliamentary Agents.

A Notice stating more fully the objects of the

intended Order has been published, or sent for publication, in The Times of the 19th and 26th November instant.

Dated this 19th day of November 1923.

J. S. STEVEN,  
302 Buchanan Street,  
Glasgow,  
Solicitor.

BEALE & Co.,  
16 Great George Street,  
Westminster,  
Solicitors.

H. L. THORNHILL,  
10 Great College Street,  
Westminster,  
Solicitor.

SHERWOOD & Co.,  
22 Abingdon Street,  
Westminster,  
Parliamentary Agents.

Scottish Office—  
Provisional Order.

Private Legislation Procedure (Scotland) Act,  
1899.

ROTHESAY TRAMWAYS.

NOTICE is hereby given that Application is intended to be made to the Secretary for Scotland on or before the 17th day of December next under the provisions of the Private Legislation Procedure (Scotland) Act, 1899, by the Rothesay Tramways Company Limited (hereinafter called "the Company") for a Provisional Order (hereinafter called "the Order").

The principal subject matters of the Order are as follows:—

- (1) To authorise the Company to convey passengers, passengers' luggage, animals, goods, minerals, and parcels and to demand to take tolls on Sundays as well as on other days;
- (2) To increase or alter or to make provision for and with respect to the increase or alteration of all or any of the tolls, rates, fares and charges authorised to be levied, received and recovered by the Company under the Rothesay Tramways Orders, 1880 to 1918, and any other act or Order relating to the Company in respect of their authorised Tramways.
- (3) To rescind, vary or amend certain Minutes of Agreement between the Burgh of Rothesay of the one part and the Company of the other part, and the County Council of Bute-shire and the Bute District Committee of the said County Council, of the one part, and the Company, of the other part.
- (4) To repeal, alter, extend or amend so far as may be necessary for all or any of the purposes of the Order all or any of the Rothesay Tramways Orders, 1880 to 1918.
- (5) To authorise the Company to provide motor cars or omnibuses and work the same and make charges in respect thereof.

The Petition for the Order and the Draft Order and printed copies thereof respectively will be deposited on or before the 17th day of December next in the Office of the Secretary for Scotland, Whitehall, London, S.W. 1, and printed copies of the Draft Order will also on or before the same day be deposited in the Office of the Clerk of the Parliaments, House of Lords, and in the Private Bill Office of the House of Commons, and on and after the 21st day of December next a copy of the Order may be inspected and copies obtained at the price of Two shillings per copy at the Offices of the undermentioned Solicitor for the Order and Agents, and at the Company's Office, Point Street, Rothesay.

The procedure subsequent to the deposit of the Petition for the Order and the Draft Order in the Office of the Secretary for Scotland will be by way of Provisional Order, unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by way of Private Bill, and this Notice and the Deposits with reference to the said Application will, subject to the Standing Orders of Parliament, apply to such Bill.

The following are the names and dates of publication of the newspapers in which Notice for the Order has been or will be published in full:—

The Rothesay Express of the 20th and 27th November 1923.

Dated this 21st day of November 1923.

SYDNEY MORSE,  
79 Queen Street,  
London, E.C. 4,  
Solicitor for the Order.

SHEPHERD & WEDDERBURN, W.S.,  
16 Charlotte Square,  
Edinburgh,  
Agents.

Scottish Office,  
Session 1924.

Private Legislation Procedure (Scotland) Act,  
1899.

#### KILMARNOCK CORPORATION.

NOTICE is hereby given that application is intended to be made to the Secretary for Scotland on or before the 17th day of December next under the provisions of the Private Legislation Procedure (Scotland) Act, 1899, by the Provost Magistrates and Councillors of the Burgh of Kilmarnock (hereinafter called "the Corporation" and "the Burgh" respectively) for a Provisional Order (hereinafter called "the Order") for all or some of the following purposes (that is to say):—Provision and working by the Corporation of Omnibuses within and beyond the Burgh; Tolls Rates and Charges; Working Agreements; Incidental and further powers as to Omnibuses; Bye-laws; Purchase of lands for depôt and dwelling houses for employees; Lopping of trees overhanging highways; Repeal or Amendment of Kilmarnock Corporation Order 1904 relating to tramways and payments by Corporation to County

Council; Abandonment or discontinuance of certain tramways; Borrowing Powers; Application of moneys; Incorporation amendment or repeal of Acts and Orders; and other purposes.

The Petition for the Order and the draft Order and printed copies thereof respectively will be deposited on or before the 17th day of December next in the Office of the Secretary for Scotland, Whitehall, London, S.W. 1, and printed copies of the draft Order will also on or before the same date be deposited in the Office of the Clerk of the Parliaments, House of Lords, and in the Private Bill Office of the House of Commons.

On and after the 21st day of December next a copy of the Order may be inspected and copies obtained at the price of 2s. per copy at the Offices of the undersigned Town Clerk and Parliamentary Agents.

The procedure subsequent to the deposit of the Petition for the Order and the draft Order in the Office of the Secretary for Scotland will be by way of Provisional Order unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by way of Private Bill and this Notice and other Notices and the deposits with reference to the said application will subject to the Standing Orders of Parliament apply to such Bill.

A notice stating more fully the objects of the Order has been published or sent for publication in the Kilmarnock Standard of the 17th and 24th days of November instant.

Dated this 15th day of November 1923.

NORMAN J. CAMPBELL,  
Town Clerk,  
Kilmarnock.

JOHN KENNEDY & Co.,  
25 Abingdon Street,  
Westminster, S.W. 1,  
Parliamentary Agents.

Scottish Office—Provisional Order.  
Session 1924.

Private Legislation Procedure (Scotland) Act,  
1899.

#### GREENOCK IMPROVEMENT (EXTENSION OF TIME).

NOTICE is hereby given that application is intended to be made to the Secretary for Scotland on or before the 17th day of December next under the provisions of the Private Legislation Procedure (Scotland) Act, 1899, for a Provisional Order (hereinafter called "the Order"). The principal subject matter of the Order is as follows:—

To extend the period limited by the Greenock Improvement Order, 1919, for the completion of the Street Works Nos. 1, 2, and 6, the deviation railway Work No. 7 and the railway Work No. 8 authorised by and described in that Order.

The Petition for the Order and the Draft Order and printed copies thereof respectively will be deposited on or before the 17th day of Decem-

ber next in the Office of the Secretary for Scotland, Whitehall, London, S.W. 1, and printed copies of the Draft Order will also on or before the same day be deposited in the Office of the Clerk of the Parliaments House of Lords and in the Private Bill Office of the House of Commons, and on and after the 21st day of December next a copy of the Order may be inspected and copies obtained at the price of 1s. per copy at the Offices of the undersigned Town Clerk, Solicitors, and Parliamentary Agents.

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

A notice stating more fully the objects of the Order has been published or sent for publication in the Greenock Telegraph and Clyde Shipping Gazette of the 17th and 24th days of November instant.

Dated this 14th day of November 1923.

ANDREW NIMMO,  
Town Clerk,  
Greenock,  
Solicitor for the Corporation  
of Greenock.

NEILL, CLERK, & MURRAY,  
Greenock,  
Solicitors for the Trustees of  
the Port and Harbours  
of Greenock.

JOHN KENNEDY & Co.,  
25 Abingdon Street,  
Westminster, S.W. 1,  
Parliamentary Agents.

Scottish Office—Provisional Order.  
Session 1924.

Private Legislation Procedure (Scotland) Act,  
1899.

#### GRAMPIAN ELECTRICITY SUPPLY.

NOTICE is hereby given that application is intended to be made to the Secretary for Scotland on or before the 17th day of December next under the provisions of the Private Legislation Procedure (Scotland) Act, 1899, by the Grampian Electricity Supply Company (hereinafter called "the Company") for a Provisional Order (hereinafter called "the Order"). The principal subject matters of the Order are as follows:—

Provisions as to issue and raising of Capital of the Company; Meetings; Voting; Interim Dividends; Registers; Powers of and provisions as to Directors and Officers; Managing Directors; Acquisition of Undertakings Generating Stations sub-stations and Works of Local

Authorities Companies Bodies and Persons within and beyond area of supply defined by Grampian Electricity Supply Act, 1922, and issue of shares &c. in consideration thereof; Arrangements with Local Authorities Companies Bodies and Persons producing or supplying electricity within and beyond area of supply for mutual assistance and Power to Electricity Commissioners and Minister of Transport to make Special Orders; Power to other Companies Bodies and Persons to subscribe for shares stock and other securities of the Company; Repeal Alteration or amendment of provisions of Grampian Electricity Supply Act, 1922, as to Cesser of Powers, purchase of Undertaking and otherwise; Special Provisions as to Valuation of lands buildings works and premises of Company and assessment thereof to local rates and as to assessment of annual profits or gains of Company for purposes of Income Tax and other Parliamentary and General Taxes; Application of Funds; Agreements; Incorporation Application and amendment of Acts.

The Petition for the Order and the Draft Order and printed copies thereof respectively will be deposited on or before the 17th day of December next in the Office of the Secretary for Scotland, Whitehall, London, S.W. 1, and printed copies of the Draft Order will also on or before the same day be deposited in the Office of the Clerk of the Parliaments House of Lords and in the Private Bill Office of the House of Commons and on and after the 21st day of December next a copy of the Order may be inspected and copies obtained at the price of 2s. per copy at the Offices of the undersigned Solicitors and Parliamentary Agents.

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

The following are the names and dates of publication of the Newspapers in which the Notice for the Order has been or will be published in full:—

The Inverness Courier of the 20th and 27th November 1923.

The Perthshire Constitutional and Journal of the 19th and 26th November 1923.

The Scotsman of the 20th and 27th November 1923.

The Times of the 19th and 26th November 1923.

Dated this 14th day of November 1923.

SHEPHERD & WEDDERBURN, W.S.,  
16 Charlotte Square,  
Edinburgh,  
Solicitors.

JOHN KENNEDY & Co.,  
25 Abingdon Street,  
Westminster, S.W. 1,  
Parliamentary Agents.

Scottish Office Provisional Order,  
Session 1924.

Private Legislation Procedure (Scotland) Act,  
1899.

GLASGOW UNIVERSITY  
(BARBOUR SCHOLARSHIP).

NOTICE is hereby given that application is intended to be made to the Secretary for Scotland in the ensuing month of December by the University Court of the University of Glasgow (hereinafter referred to as "The University Court") for a Provisional Order (hereinafter called "the Order"), under the Private Legislation Procedure (Scotland) Act, 1899, for all or some of the following among other objects powers and purposes, that is to say:—Power to the University Court to include members of the University of Glasgow holding degree of Bachelor of Science amongst persons entitled to benefits of Barbour Scholarship; Application of provisions of University Court Ordinance No. XXVII. (Glasgow No. 8) (Regulations as to Bursaries Scholarships and Fellowships) or other powers of regulation; Amendment or repeal of Testamentary Writings of the deceased John Borthwick Barbour and other necessary powers; payment of costs of Order out of residuary estate of said deceased John Borthwick Barbour and other purposes.

And Notice is also hereby given that on and after the 21st day of December next a copy of the Order may be inspected and copies obtained at a price of one shilling per copy at the Offices of the undersigned Solicitors and Parliamentary Agents.

The following are the name and dates of publication of the newspaper in which the Notice for the Order has been or will be published in full:—

"Glasgow Herald" of the 19th and 26th days of November 1923.

The Petition and Draft Order and printed copies thereof will be deposited at the Office of the Secretary for Scotland, Whitehall, London, on or before the 17th day of December next and on or before the said date a printed copy of the Draft Order will be deposited in the Office of the Clerk of the Parliaments and in the Private Bill Office of the House of Commons.

The subsequent procedure will be by way of Provisional Order unless it is otherwise determined in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by way of Private Bill and this Notice and the deposits and other Notices will subject to the Standing Orders of Parliament apply to such Bill.

Dated this 23rd day of November 1923.

MITCHELLS, JOHNSTON, & Co.,  
160 West George Street,  
Glasgow,  
Solicitors for the Order.

BEVERIDGE & Co.,  
23 Abingdon Street,  
Westminster, S. W. 1,  
Parliamentary Agents.

Scottish Office Provisional Order.  
Session 1924.

Private Legislation Procedure (Scotland) Act,  
1899.

EDINBURGH CORPORATION WATER  
(CONSOLIDATION AND AMENDMENT).

NOTICE is hereby given that application is intended to be made to the Secretary for Scotland on or before the 17th day of December next by the Lord Provost Magistrates and Council of the City and Royal Burgh of Edinburgh (in this Notice called "the Corporation" and "the City" respectively) for a Provisional Order (in this Notice called "the Order") under the provisions of the Private Legislation Procedure (Scotland) Act, 1899, for the following or some of the following objects powers and purposes, that is to say:—

To repeal alter or amend all or some of the Acts and Orders relating to the Water Undertaking of the Corporation (hereinafter referred to as "the Water Undertaking") and among others the following Acts and Orders:—The Act 19 George II. cap. 74; The Act 25 George III. cap. 28; The Act 59 Geo. III. cap. 116; The Act 7 Geo. IV. cap. 108; The Act 5 Will IV. cap. 33; The Act 6 and 7 Vic. cap. 89; The Edinburgh Water Company's Act 1847; The Edinburgh Water Company's Act 1853; The Edinburgh Water Company's Act 1856; The Edinburgh Water Company's Amendment Act 1863; The Edinburgh and District Waterworks Act 1869; The Edinburgh and District Waterworks (Additional Supply) Act 1874; The Edinburgh and District Waterworks Act 1876; The Edinburgh and District Waterworks Act 1877; The Edinburgh and District Waterworks Act 1880; The Edinburgh and District Waterworks Act 1889; The Edinburgh and District Waterworks (Additional Supply) Act 1895; The Edinburgh and District Waterworks Act 1898; The Edinburgh and District Waterworks Order 1901; The Edinburgh and District Waterworks Order 1904; The Edinburgh and District Waterworks Order 1908; The Edinburgh and District Water Order 1914; The Edinburgh Municipal and Police Acts 1879 to 1922; The Water of Leith Purification and Sewerage Act 1889; The Water of Leith Purification and Sewerage Order 1908; and any other Act or Order or Acts or Orders relating to or affecting the Water Undertaking (which Acts and Orders are hereinafter called "the Water Acts") and to reenact and consolidate the powers and provisions of the Water Acts or some of them with such exceptions alterations amendments and additions all as the Order may prescribe.

Power to Corporation to continue to carry on and improve the Water Undertaking and works in connection therewith.

Powers as to laying pipes &c. and stopping up of roads; Collection impounding and supply of water; Discharge of water into streams &c.; Acquisition holding and disposal of lands and exemption from provisions of Lands Clauses Acts as to superfluous lands; Execution of works for prevention of pollution &c.; Acquisition of mains &c. of other parties; Further powers as to laying mains and for protection thereof; Acquisition of mines and minerals and sporting and other rights; Purchase &c. of dwelling-houses for employees &c.; Power to

erect buildings; Power to afforest lands; Provisions as to taking water from Edinburgh and Glasgow Union Canal; Provisions as to supply of water to Burgh of Dalkeith and others; Amendment of existing provisions as to supply of water to certain estates; Purchase of lands and property from Colinton Tramways Company; Limits of supply and provisions as to supplies of water; Increase of guarantee under Section 35 of Waterworks Clauses Act 1847; Supply of water in bulk; Agreements for supply of water; Provisions as to supply of water to Edinburgh Castle and certain institutions; Provisions as to height pressure &c. of supplies and as to meters cisterns and other matters;

To make all necessary provisions in relation to the supply of water by the Corporation including provisions with regard to the following matters:—The attachment of pipes and apparatus to works of the Corporation without consent, the repair of communication pipes, the cutting off of supplies, the supply of water to houses partly used for trade or business, the supply of water to shops offices warehouses or other premises where water is used for trade purposes and to poorhouses hospitals nursing homes asylums sanatoria schools common lodging houses hotels and clubs, the provision of separate communication pipes, the laying of pipes in private streets, the maintenance of common pipes, the minimum charge for water supplied, the connecting of communication pipes, the breaking up of ground for laying and maintaining communication pipes, the nature strength size and material of pipes fittings and apparatus and the fixing and inspection thereof, the repair of apparatus which may be out of order, the closing or interference with valves or apparatus, the taking of water from public wells and standpipes, the affixing of tubes or hose to mains pipes &c. for certain purposes, the unlawful user of water, the entry into houses and premises for inspection and other purposes, the rates payable by owners of small houses, the giving of notices by consumers, the discontinuance of supply, the sale supply letting &c. by the Corporation of meters and fittings and the extension thereto of Section 14 of the Waterworks Clauses Act 1863, the detection of waste, the injury or interference to or with meters and fittings and the repair thereof, the connecting or disconnecting of meters, the rewashing of fittings and the recovery of charges in respect thereof, supply by meter to be compulsory in certain cases, and the settlement of disputes by arbitration.

To make provision for the supply of water to shipping and the charges for such supply.

To make applicable to all or any of the purposes of the Order the provisions of the Edinburgh Municipal and Police Acts 1879 to 1922 as the Order may provide.

To make provision for the preparation by the Corporation of an annual estimate of the sums required for the purposes of the Water Undertaking.

Power to levy Domestic Water Rate and Public Water Rate and other rates assessments rents and charges and as to recovery of same;

Powers to make bye-laws rules orders and regulations and to impose and recover penalties;

To authorise the Corporation to borrow moneys for the purposes of the Order and to apply existing funds;

Agreements and confirmation thereof; Application incorporation amendment or repeal of Acts &c. and other purposes.

And Notice is also hereby given that on and after the 21st day of December 1923 a copy of the Order may be inspected and copies obtained at a price of five shillings per copy at the Offices of the undersigned Town Clerk and Parliamentary Agents.

The following are the name and dates of publication of the newspaper in which the Notice for the Order has been or will be published in full:—

“The Scotsman” of the 19th and 26th November 1923.

The Petition for the Order and printed copies thereof and of the Draft Order will be lodged at the Office of the Secretary for Scotland, Whitehall, London, on or before the 17th day of December next and on or before the same date a printed copy of the Draft Order will be deposited in the Office of the Clerk of the Parliaments and in the Private Bill Office of the House of Commons.

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

Dated this 21st day of November 1923.

A. GRIERSON, S.S.C.,  
Town Clerk,  
City Chambers,  
Edinburgh.  
BEVERIDGE & Co.,  
23 Abingdon Street,  
Westminster, S.W. 1,  
Parliamentary Agents.

Scottish Office Provisional Order.  
Session 1924.

Private Legislation Procedure (Scotland) Act,  
1899.

EDINBURGH CORPORATION  
(TRAMWAYS &c.)

NOTICE is hereby given that application is intended to be made to the Secretary for Scotland on or before the 17th day of December next by the Lord Provost Magistrates and Council of the City and Royal Burgh of Edinburgh (in this Notice called “the Corporation” and “the City” respectively) for a Provisional Order (in this Notice called “the Order”) under the provisions of the Private Legislation Procedure (Scotland) Act, 1899, for the following or some of the following objects powers and purposes, that is to say:—

Power to Corporation to construct work use and maintain the Tramways hereinafter described (hereinafter referred to as “the new Tramways”) together with all necessary and proper works and conveniences connected therewith and necessary or convenient for work-

ing such Tramways by electrical or other mechanical power.

The new Tramways which are all situate within the City of Edinburgh and City Parish of Edinburgh are the following:—

- TRAMWAY No. 1.—(Double line) 6 furlongs 0.89 chains or thereabouts in length situate in Hope Street Charlotte Square George Street St. Andrew Square and North St. Andrew Street.
- TRAMWAY No. 2.—(Double line) 1 furlong 0.45 chains or thereabouts in length situate in George Street St. Andrew Square and South St. Andrew Street.
- TRAMWAY No. 3.—(Double line) two chains or thereabouts in length situate in Frederick Street and George Street.
- TRAMWAY No. 4.—(Double line) two chains or thereabouts in length situate in Hanover Street and George Street.
- TRAMWAY No. 5.—(Double line) 2.35 chains or thereabouts in length situate in the South and East sides of St. Andrew Square.
- TRAMWAY No. 6.—(Double line) 4 furlongs 8.12 chains or thereabouts in length situate in Melville Drive Hope Park Terrace and South Clerk Street.
- TRAMWAY No. 7.—(Double and single lines) 3 furlongs 0.68 chains or thereabouts in length of which 2 furlongs 9.02 chains or thereabouts are double line and 1.66 chains or thereabouts are single line situate in Slateford Road and Lanark Road.
- TRAMWAY No. 8.—(Double line) 3 furlongs 9.13 chains or thereabouts in length situate in Slateford Road Chesser Avenue and Gorgie Road.
- TRAMWAY No. 9.—(Single line) 6.06 chains or thereabouts in length situate in Gorgie Road.
- TRAMWAY No. 10.—(Double and single lines) one mile four furlongs one chain or thereabouts in length of which one mile four furlongs or thereabouts are double line and one chain or thereabouts is single line situate in Colinton Road and Woodhall Road.
- TRAMWAY No. 11.—(Double line) 5 furlongs 4.58 chains or thereabouts in length situate in Bernard Street Baltic Street Salamander Street and Seafield Road.
- TRAMWAY No. 12.—(Double line) 2.67 chains or thereabouts in length situate in Constitution Street and Baltic Street.

At the points or places shown and indicated on the deposited plans by a thick dotted line it is proposed to lay the new Tramways so that for a distance of 30 feet or upwards a less space than 9 feet 6 inches will intervene between the outside of the footpath on either side of the road and the nearest rail of the Tramways.

Provisions as to gauge and motive power and powers of deviation.

Powers as to stopping up and interference with streets &c. and erection of posts overhead and underground wires and other apparatus and attachment of brackets to buildings &c.

To provide that the new Tramways shall be part of the Tramway Undertaking of the Corporation.

Provisions as to fares tolls rates and charges.

To authorise the Corporation to construct and maintain the works and improvements hereinafter mentioned with all necessary and proper works and conveniences connected therewith.

The said works and improvements which are all situate within the City of Edinburgh and City Parish of Edinburgh are the following, that is to say:—

- WORK No. 1.—A lowering of Slateford Road near Chesser Avenue.
- WORK No. 2.—A widening and improvement of the north side of the street known as Fountainbridge near Semple Street.
- WORK No. 3.—A widening and improvement of the north side of the street known as Fountainbridge near Freer Street.
- WORK No. 4.—A widening and improvement of the west side of Leamington Road.
- WORK No. 5.—A widening and improvement of the bridge (known as Coltbridge) over the Water of Leith carrying the road leading from Roseburn Terrace to Corstorphine Road and the approaches thereto.
- WORK No. 6.—A widening and improvement of the road known as Corstorphine Road between Murrayfield Avenue and Saughtonhall Drive.
- WORK No. 7.—A widening and improvement of the Corstorphine Road near the road leading to Pinkhill Railway Station.
- WORK No. 8.—A widening and improvement of the Corstorphine Road near Kaimes Road.
- WORK No. 9.—A public way or path on the south side of the Water of Leith between the Old Bridge Coltbridge and Douglas Crescent Gardens.
- WORK No. 10.—A widening re-grading and improvement of the roads known as Whitehouse Road and Gamekeepers Road Barnton.
- WORK No. 11.—A widening and improvement of Morningside Road and of the Lane connecting Morningside Road with Springvalley Terrace.
- WORK No. 12.—A new road between Gorgie Road and Westfield Road including the widening and improvement of the existing Balgreen Road.
- WORK No. 13.—A widening and improvement of the Colinton Road at Inchdrewer House and between that house and Westgarth Avenue.

To authorise the Corporation to take appropriate and acquire compulsorily or by agreement the following lands and property, and to hold, use and apply such lands and property or any part thereof for the improvement of the City or any of the other purposes of the Corporation. The said lands and property are the following:—

AREA A—The lands and property within the City of Edinburgh and City Parish of Edinburgh situate within the area marked "A" and delineated on the plans deposited as hereinafter mentioned bounded by a line commencing at a point on the east boundary wall of the property known as 28 Grassmarket fifteen yards or thereabouts from the front building line of the

said property passing thence westwards for a distance of thirteen yards or thereabouts thence northwards for a distance of eleven yards or thereabouts thence generally westwards for a distance of fourteen yards or thereabouts thence northwards for a distance of twenty-eight yards or thereabouts thence eastwards for a distance of twenty-six yards or thereabouts thence southwards for a distance of forty-one yards or thereabouts to the point of commencement.

To authorise the Corporation to compulsorily acquire lands and property for the purposes of the Order and to exempt the Corporation from the provisions of Section 90 of the Lands Clauses Consolidation (Scotland) Act 1845.

To provide that on the completion of the new road referred to in Work No. 12 the Corporation shall be empowered to recover the expense of constructing the said road and relative works including sewers and drains or some part or parts thereof from the owners of the lands fronting adjoining or abutting upon the said road when such lands are built upon or permanently laid out.

To amend the Edinburgh Corporation Order 1922 so far as the same relates to the superannuation of officers and servants.

To confirm an agreement made between the Corporation and General Robert Gordon Gordon Gilmour.

Power to Trustees of the late Sir William Forrest Baronet of Comiston to sell and to the Corporation to purchase the farm of Oxbanks in the City and City Parish of Edinburgh and to authorise the Corporation to hold use and appropriate the said farm and other lands belonging to them for Corporation purposes.

To empower the Corporation to construct and maintain golf putting greens on Leith Links and to authorise the playing of golf in the form of putting on the said Links.

To make provision as to the dividends remaining unclaimed by the shareholders of the Edinburgh Gas Light Company.

To exclude advertising vehicles &c. from Leith Street South Bridge and Earl Grey Street.

Provisions as to sports athletic or playing grounds.

To confer further powers upon the Corporation with reference to all or any of the following matters:—

The prevention of the use of any common stair or common passage for betting; The prevention of nuisances and annoyances on any common stair or common passage within the City; To regulate the sweeping and cleaning of common stairs common lobbies passages water closets sinks and staircase windows; To regulate the places in which poultry may be kept and the construction and mode of cleansing of poultry houses and runs; To prohibit the playing of football cricket or other sport or game in any street within the City; To prohibit the selling or offering for sale of betting tips in any street court public park common stair or common passage within the City; To prohibit the making of bonfires in any street or court within the City; To amend and extend the statutory and other provisions in force within the City

as to the carrying of lights on vehicles and to make further provision in reference thereto; To prohibit the vendors of coals or other articles shouting or calling out or using any bell horn or other instrument to the annoyance of any inhabitant; To prohibit the conveyance in any open vehicle of the carcasses of any animals or any part thereof unless the same be wholly covered up from public view with a clean cloth; To prohibit any building tent erection or other structure being erected on the seashore or strand within or *ex adversa* the City except with the consent of the Corporation; To prohibit or provide for the better regulation of vehicular traffic upon the promenade at Portobello or any extension thereof

including the making of bye-laws and regulations in reference to all or any of the said matters and from time to time the amendment alteration or repeal of such bye-laws and regulations and to provide for the imposition and recovery of penalties.

Provision as to laying of electric mains in common stairs.

To make further provision with regard to streets buildings sewers and drains in the City with respect amongst others to the following matters:—To prescribe building lines, to prohibit buildings obstructions and excavations in advance of building lines and to empower the Corporation to acquire the intervening land; to enlarge the powers of the Corporation with respect to the building lines both in existing and in new streets, and to repeal, alter, amend, or extend the provisions of the Edinburgh Municipal and Police Acts, 1879 to 1922, with reference to the distance buildings are to be kept back from the centre line of any street; to make provision for the lopping of trees hedges and shrubs; to empower the Corporation in certain cases to require the removal or reduction of the height of existing fences walls hedges trees and shrubs and to prescribe the height of fences walls hedges trees and shrubs; to make further provision in regard to the erection &c. of temporary buildings or moveable structures; to empower the Corporation when any drain or soil pipe has become choked or is likely to cause flooding or nuisance to clear the drain or soil pipe and carry out any necessary repairs or alterations or summarily to require the owner so to do and on failure of the owner to do so to empower the Corporation summarily to carry out such works and charge and recover the expense thereof from such owner.

To make provision for the unification of the collection of all local rates levied within the City and Royal Burgh of Edinburgh and to make provision in regard to the payment of compensation to any officer or servant who may lose his office or employment in consequence thereof.

To make provision for the protection of the foreshore at or adjoining the Corstorphine and Craigmyle Ward of the City.

To authorise the Corporation to borrow moneys for the purposes of the Order and apply existing funds.

Power to levy tolls rates duties assessments and charges.

To make further provision with reference to

imposition collection and recovery of Burgh Assessments or other rates or assessments and imposition and recovery of penalties for neglect or failure to pay such rates or assessments.

Agreements and confirmation thereof.

Application incorporation amendment or repeal of Acts &c. ; and other purposes.

And notice is hereby given that duplicate plans and sections describing the lines, situations, and levels of the new Tramways and the improvements and other works proposed to be authorised by the Order and the lands houses and other property which will or may be taken and acquired for the purposes thereof respectively and of the lands houses and other property which may be taken for the other purposes of the Order together with the Book of Reference to such plans, containing the names of the owners and lessees or reputed owners and lessees, and of the occupiers of such lands, houses and property respectively will be deposited for public inspection on or before the 30th day of November next in the Offices at Edinburgh of the Principal Sheriff Clerk of the County of Midlothian and of the Principal Sheriff Clerk of the County of the City of Edinburgh and a copy of the said plans sections and book of reference will on or before the said date be deposited for public inspection with the Town Clerk of the City and Royal Burgh of Edinburgh at his Office in the City Chambers, Edinburgh.

And Notice is also hereby given that on and after the 21st day of December 1923 a copy of the Order may be inspected and copies obtained at a price of five shillings per copy at the Offices of the undersigned Town Clerk and Parliamentary Agents.

The following are the name and dates of publication of the newspaper in which the Notice for the Order has been or will be published in full:—

“The Scotsman” of the 19th and 26th November 1923.

The Petition for the Order and printed copies thereof and of the Draft Order will be lodged at the Office of the Secretary for Scotland, Whitehall, London, on or before the 17th day of December next and on or before the same date a printed copy of the Draft Order will be deposited in the Office of the Clerk of the Parliaments and in the Private Bill Office of the House of Commons.

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

Dated this 21st day of November 1923.

A GRIERSON, S.S.C.,  
Town Clerk,  
City Chambers,  
Edinburgh.

BEVERIDGE & Co.,  
23 Abingdon Street,  
Westminster, S.W. 1,  
Parliamentary Agents.

Scottish Office,

December 1923.

Private Legislation Procedure (Scotland) Act,  
1899.

### LANARKSHIRE HYDRO-ELECTRIC POWER.

NOTICE is hereby given that application by Petition under and in pursuance of the provisions of the Private Legislation Procedure (Scotland) Act, 1899, is intended to be made in the month of December next to the Secretary for Scotland for a Provisional Order (hereinafter called “the Order”) for the following amongst other purposes or some of them (that is to say):—

To incorporate a Company (hereinafter called “the Company”) for the purpose of generating and supplying electricity and using water power for the generation thereof and of establishing and carrying on electricity stations, water and other works and diverting, appropriating and using water for such purposes and doing all things ancillary thereto or to the purposes of the Order and to confer financial powers on the Company and to make incidental provisions.

To empower the Company to construct make maintain and use in the County of Lanark the following works (that is to say):—

WORK No. 1.—A weir 65 yards or thereabouts in length across the River Clyde partly in the parish of Lanark and partly in the parish of Lesmahagow.

WORK No. 2.—A catchwater, aqueduct, conduit, line or lines of pipes wholly in the said parish of Lanark.

WORK No. 3.—A weir 65 yards or thereabouts in length across the said river partly in the said parish of Lanark and partly in the said parish of Lesmahagow.

WORK No. 4.—A catchwater, aqueduct, conduit, line or lines of pipes wholly in the said parish of Lanark.

To empower the Company to deepen, dredge, widen, alter and improve within the limits of deviation or the limits of lands to be acquired shown on the plans to be deposited as hereinafter mentioned the bed, banks and channels of the River Clyde and to empower the Company to use and interfere with highways, public and private roads, rivers, streams, drains, sewers, telegraphic and telephonic apparatus, and gas, water and other pipes, wires, works and apparatus; to discharge water from or during the construction of any of their works into any river, stream or waterway and to stop up and to extinguish rights of way or other rights.

To empower the Company to construct, lay down, maintain repair and use works and apparatus in connection with the supply of electricity and in particular within the Burgh of Lanark or within the said parishes of Lanark and Lesmahagow or any of them.

To empower the Company to acquire lands and other property or servitudes therein in the said parishes and elsewhere and rights of constructing works across any railways, rivers or streams or using the waters of any such rivers or streams.

To empower the Company to acquire compulsorily or by agreement the following lands or some of them (that is to say):—

*First.*—Lands in the said parishes of Lanark and Lesmahagow situate on and adjacent to the River Clyde bounded on the eastern side by an imaginary straight line commencing at a point 505 yards measured in a south easterly direction from the Mill Dam of the New Lanark Mills and 95 yards or thereabouts measured in a north easterly direction from the point of termination of the catchwater, aqueduct, conduit, line or lines of pipes (Work No. 2) hereinbefore described and extending thence in a southerly direction for 295 yards or thereabouts on the southern side by an imaginary straight line commencing at a point of termination of the said eastern boundary and extending thence in a westerly direction for a distance of 98 yards or thereabouts on the western side by an imaginary straight line commencing at the point of termination of the said southern boundary and extending thence in a northerly direction for a distance of 260 yards or thereabouts and on the northern side by an imaginary straight line commencing at the point of termination of the said western boundary and extending thence in an easterly direction for a distance of 132 yards or thereabouts to the point of commencement of the said eastern boundary.

*Secondly.*—Lands in the said parishes of Lanark and Lesmahagow situate on and adjacent to the River Clyde bounded on the north western side thereof by an imaginary straight line commencing at a point 162 yards or thereabouts measured in a north easterly direction from the northernmost corner of the building known as Cairniepark and 195 yards or thereabouts measured in a north westerly direction from the northernmost corner of the stone depôt situate 170 yards or thereabouts to the south eastward of Cairniepark and extending thence in a north easterly direction for a distance of 150 yards or thereabouts on the north eastern side thereof by an imaginary straight line commencing at the point of termination of the said north western boundary and extending thence in a south easterly direction for a distance of 150 yards or thereabouts on the south eastern side thereof by an imaginary straight line commencing at the point of termination of the said north eastern boundary and extending thence in a south westerly direction for a distance of 160 yards or thereabouts and on the south western side thereof by an imaginary straight line commencing at the point of termination of the said south eastern boundary and extending thence in a north westerly direction for a distance of 170 yards or thereabouts to the point of commencement of the said north western boundary

and to empower the Company upon the said lands to erect and maintain works for generating electricity and to generate such electricity and to give supplies of electricity in bulk or otherwise.

To empower the Company to acquire compulsorily or by agreement the following further lands or some of them or rights therein. The said lands are:—

*In the said parish of Lanark.*

A strip of land varying in width from 40 yards to 10 yards or thereabouts extending in a north easterly direction for a distance of 570 yards or thereabouts from the point of commencement of the catchwater aqueduct conduit line or lines of pipes (Work No. 2) hereinbefore described thence in a south easterly and north easterly direction for a distance of 817 yards or thereabouts thence in a north easterly direction for a distance of 570 yards or thereabouts to a point on the road leading from Robiesland Farm to Tulliford 170 yards south of the easternmost entrance lodge to Bonnington Mansion House.

A strip of land 6 yards or thereabouts in width extending in a northerly easterly and north easterly direction for a distance of 1730 yards or thereabouts from the point where the road from Lanark to Tulliford passes Robiesland Farm to a point on the road leading from Lanark to Hyndford Bridge 510 yards or thereabouts measured along the said road in a westerly direction from the Mile Stone on the said road marked "Carlisle 73."

A strip of land varying in width from 8 yards to 14 yards or thereabouts extending in a southerly westerly and south easterly direction for a distance of 950 yards or thereabouts from the point where the public road from New Lanark passes the northernmost entrance lodge to Bonnington Mansion House to the north easterly corner of the lands first described in the last preceding paragraph of this Notice.

A strip of land varying in width from 50 yards to 17 yards or thereabouts extending in a northerly direction for a distance of 750 yards or thereabouts from the northernmost corner of the lands secondly described in the last preceding paragraph of this Notice to a point on the road leading from the farm known as West-town of Nemphlar 150 yards or thereabouts measured along the said road in an easterly direction from the junction with the said road of the service road leading therefrom to the farm known as Middlebank.

*In the said parish of Lesmahagow.*

A strip of land 33 yards or thereabouts in width extending in a south westerly direction for a distance of 133 yards or thereabouts from the point of termination of the Weir (Work No. 3) hereinbefore described to a point on the road leading from Hamilton to Lanark 1630 yards or thereabouts measured along the said road in a westerly direction from the Kirkfieldbank Post Office.

A strip of land 33 yards or thereabouts in width extending in a north-easterly direction for a distance of 115 yards or thereabouts from a point on the road leading from Hamilton to Lanark 80 yards or thereabouts measured in an easterly direction from the easternmost point of the building known as Cairniepark to the centre of the said River Clyde.

To empower the Company to hold, deal in or dispose of any lands, water or other rights freed from the provisions of the Lands Clauses Consolidation (Scotland) Act, 1845, with respect to superfluous lands and subject to reservations and to erect any buildings and to exempt the

Company from Section 90 of the Lands Clauses Consolidation (Scotland) Act, 1845.

To empower the Company to take and divert the waters of the River Clyde and all streams, waters, springs and tributaries flowing into the said river and all such waters as may be intercepted by the said intended works and to raise or lower or regulate the water or level or flow of water in the said river, streams, waters, springs or tributaries and to provide for compensation water and if thought fit in full satisfaction of all claims in respect of abstraction of water.

To empower the Company to sell and supply electricity to the London Midland and Scottish Railway Company, the Clyde Valley Electrical Power Company, the Lanarkshire County Council and the Provost Magistrates and Councillors of the Burgh of Lanark or to any of those bodies and to such other local authorities companies bodies and persons as the Order may prescribe and so far as may be necessary to enable such railway company authorities companies bodies or persons to use sell and distribute such electricity and to empower the Company to enter into agreements and to confirm agreements.

To authorise the Company to apply for Provisional Special or other Orders under the Electricity (Supply) Acts, 1882 to 1922, or any Act amending the same and to incorporate with the Order with or without modification the Companies Clauses Consolidation (Scotland) Act, 1845, and the Companies Clauses Act, 1863, the Railways Clauses Consolidation (Scotland) Act, 1845, and the Lands Clauses Acts and any Acts amending the same and to apply to the proposed undertaking and works and to the Company with or without variation any provisions of the Electricity (Supply) Acts, 1882 to 1922, the Electric Lighting (Clauses) Act, 1899, and if thought fit as if the area of supply of the Company were the said Burgh of Lanark and the said parishes of Lanark and Lesmahagow and to apply to the proposed undertaking and works and to the Company with or without variation any provisions of the Waterworks Clauses Acts, 1847 and 1863, and any Act amending any of those Acts, and to exempt the Company and their undertaking from any of the said provisions.

Plans and Sections in duplicate of the proposed works and the lands and houses intended to be taken or which may be taken under the Order with a Book of Reference to such plans will be deposited for public inspection with the Principal Sheriff Clerk of the County of Lanark at his Offices at Glasgow and with the Depute Sheriff Clerk for the district of the Upper Ward of the said County of Lanark at his Offices at Lanark.

A copy of so much of the said plans, sections and book of reference as relates to any parish in which the intended works are situate, or in which any lands and houses are intended to be taken or in which a compulsory user, servitude or right may be acquired as aforesaid will be deposited as follows (that is to say):—

So far as relates to any Parish with the Clerk of the Parish Council of such Parish or in cases where no Clerk of a Parish Council has been appointed with the Inspector of the Poor of any such Parish at his Office or residence.

Each such deposit will be made on or before the 30th day of November instant.

The Petition and Draft Order will be lodged with the Office of the Secretary for Scotland, Whitehall, London, on or before the 17th day of December 1923, and printed copies of the Order will on or before the same day be deposited in the Parliament Office of the House of Lords and the Private Bill Office of the House of Commons and on or before the 21st day of December 1923 a copy of the Order may be inspected and copies obtained at the price of three shillings for each copy at the Offices of the undersigned Writers to the Signet and Parliamentary Agents.

The procedure subsequent to the deposit of the Petition will be by way of Provisional Order unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by way of Private Bill and this Notice will, subject to the Standing Orders of Parliament, apply to such Bill.

A notice stating more fully the objects of the Order has been published or sent for publication in the Glasgow Herald of the 16th and 23rd days of November instant.

Dated this 15th day of November 1923.

TAIT & CRICHTON,

41 Northumberland Street,  
Edinburgh,

Writers to the Signet.

SHERWOOD & Co.,

22 Abingdon Street,  
Westminster,

Parliamentary Agents.

Ministry of Transport.

Session 1924.

#### GIRVAN HARBOUR.

(Transfer of Harbour Undertaking to Town Council and Dissolution of Harbour Commissioners; Maintenance and Improvement of Harbour; Sale or Lease of Undertaking or parts thereof; Purchase of Lands; Tolls Rates Dues and Charges; Assessment on Owners and Occupiers of Property; Borrowing Powers and other Financial Provisions; Amendment Repeal and Incorporation of Acts and Orders; Miscellaneous and Incidental Provisions.)

NOTICE is hereby given that application is intended to be made to the Minister of Transport on or before the 22nd day of December 1923 for a Provisional Order (hereinafter called "the Order") pursuant to the provisions of the General Pier and Harbour Act, 1861, and the General Pier and Harbour Act, 1861, Amendment Act 1862, by the Provost, Magistrates and Councillors of the Burgh of Girvan (hereinafter respectively referred to as "the Town Council" and "the Burgh") for all or some of the following purposes viz:—

To sanction and confirm or authorise the transfer to and vesting in the Town Council as from such date as the Order

- may prescribe of the harbour of Girvan (hereinafter called "the Harbour") and the undertaking property powers rights privileges authorities and assets of the Harbour of Girvan Improvement Commissioners (hereinafter called "the Harbour Commissioners") under the Girvan Harbour Orders 1865 1867 and 1881 freed and discharged from all debts obligations liabilities claims and demands affecting the harbour and to confirm or give effect to any agreement which may have been or may before the confirmation of the Order be entered into for that purpose and to provide for the winding up of the affairs and the dissolution of the Harbour Commissioners.
- To constitute the Town Council the harbour authority and to authorise the Town Council to maintain restore and improve the harbour to construct and maintain all necessary embankments landing places piers quays jetties weirs slips wharves bridges beacons buoys moorings roads approaches rails tramways sidings and other works conveniences and appliances to dredge deepen scour and excavate the harbour and the approaches thereto and to appropriate sell or dispose of sand mud and other materials so dredged to provide hire use and let for hire dredgers tugs lighters and other vessels and apparatus to remove or deal with stranded or sunken vessels and obstructions within or near the harbour or any approach thereto and to recover expenses and to enter into and carry into effect agreements for any of the purposes of the Order.
- To define the limits of the harbour.
- To authorise the Town Council to acquire or take on lease and hold sell feu lease exchange or dispose of any lands or servitudes or other property, to embank or reclaim any portion of the foreshore and execute any necessary works for that purpose and to construct maintain furnish and equip pavilions bandstands buildings for public entertainment and other buildings baths sanitary and other conveniences and to make charges for the use thereof and admission thereto.
- To empower the Town Council to levy and recover tolls rates dues and charges on vessels boats persons animals fish goods and merchandise and to charge for the use of any shed warehouse building tug mooring or other work or convenience or for water or ballast or other services to alter and increase existing tolls rates dues and charges to compound for and to confer vary or extinguish exemption from payment of tolls rates dues and charges and to provide for the licensing by the Town Council of pleasure boats, the issue of season tickets and family passes, and the closing of the harbour to the public and the making of special charges for admission thereto on certain occasions.
- To empower the Town Council to sell or lease the undertaking or any part thereof or the rates and charges to be authorised by the Order and to lease or let for hire pavilions wharves warehouses and other buildings and to make and enforce bye-laws and regulations and to provide for the recovery of penalties.
- To provide that the harbour and the works connected therewith shall be deemed to be for all purposes within the Burgh.
- To sanction any expenditure incurred by the Town Council in respect of the acquisition and maintenance of the harbour before the confirmation of the Order and authorise the Town Council to provide further moneys for the purposes of the harbour undertaking and of the Order out of the revenue of the harbour undertaking or in the event of the said revenue being insufficient out of moneys raised by means of an assessment to be charged on the owners and occupiers of lands or premises within the Burgh and to empower the Town Council to impose and provide for the levy and recovery of such assessment in the same manner as the general improvement rate within the Burgh or otherwise as may be provided by the Order.
- To authorise the Town Council to borrow and reborrow money for the purposes of the harbour undertaking and of the Order upon the security of the revenue of the harbour undertaking and the said assessment or upon either of those securities or such other security as may be prescribed by the Order, to accept grants of money and to take credit from any bank or banking company and to make all provisions necessary or expedient with reference to the repayment of moneys borrowed or to be borrowed by the Town Council and interest thereon, the formation of sinking and contingency funds and the application of the revenue of the harbour undertaking.
- To make all ancillary and incidental provision with reference to the matters aforesaid.
- To repeal or alter re-enact or make applicable to the Town Council all or some of the provisions of the Girvan Harbour Orders 1865 1867 and 1881 and any other Order or Act relating to the harbour undertaking.
- To incorporate with or without modification some or all of the provisions of the Harbours Docks and Piers Clauses Act, 1847, the General Pier and Harbour Act, 1861, the General Pier and Harbour Act, 1861, Amendment Act 1862, the Lands Clauses Acts, the Burgh Police (Scotland) Acts, 1892 to 1911, and any Acts amending those Acts.
- And notice is hereby given that on or before the 30th day of November instant a copy of this Notice as published in the Edinburgh Gazette will be deposited for public inspection with the principal Sheriff Clerk of the County of Ayr at his Office at Ayr at the Custom House at Ayr and at the Office of the Ministry of Transport, Whitehall Gardens, London.
- On or before the 22nd day of December next printed copies of the draft Provisional Order will be deposited for public inspection at the said Custom House and will also be deposited and may be obtained at the price of one shilling each by all persons applying for the same at the

Offices of the undermentioned Town Clerk and Parliamentary Agents.

Any Objections to the Order which it is intended to urge on the Ministry of Transport must be received by them on or before the 15th January next. A copy of such objections must also be sent at the same time to the undermentioned Town Clerk or Parliamentary Agents, and in forwarding the objections to the Ministry of Transport the Objectors or their Agents should state that this has been done.

Dated this 12th day of November 1923.

JAMES SMITH,  
Town Clerk,  
Girvan,  
Solicitor for the Order.

JOHN KENNEDY & Co.,  
25 Abingdon Street,  
Westminster, S.W. 1,  
Parliamentary Agents.

Ministry of Transport.  
Session 1924.

#### MONTROSE HARBOUR.

(Alteration and Amendment of the Montrose Harbour Acts and Orders, 1837 to 1899, so as to Increase the Rates and Extend the Borrowing Powers of the Montrose Harbour Trustees.)

NOTICE is hereby given that the Trustees of the Harbour of Montrose (hereinafter called "the Trustees"), intend to apply on or before 22nd December next to the Ministry of Transport, pursuant to the provisions of the General Pier and Harbour Act, 1861, and the General Pier and Harbour Act, 1861, Amendment Act, for a Provisional Order for the following or some of the following purposes, that is to say:—To alter and amend any provisions of "the Montrose Harbour Acts and Orders, 1837 to 1899," to increase the Rates leviable on Vessels, Goods, and Fish at the Port and Harbour of Montrose in terms of the Montrose Harbour Order, 1894, and Light Dues leviable on Vessels in terms of the Montrose Harbour Order, 1878; and to extend the Borrowing Powers of the Trustees and to empower them, for the purposes of the Montrose Harbour Acts and Orders, 1837 to 1899, to borrow and re-borrow additional moneys on assignment, or mortgage, or by the creation and issue of stock, or otherwise.

Notice is hereby further given that Copies of this Advertisement will, on or before the 30th day of November, 1923, be deposited at the Office of the Ministry of Transport, and also in the Office, at Forfar, of the principal in the Office, at Forfar, of the principal Sheriff-Clerk of the County of Forfar, and at the Custom-House of the Port of Montrose.

And Notice is hereby further given that, on or before the 23rd day of December, 1923, a Printed Draft of the intended Order will be deposited at the Office of the Ministry of Transport, and that printed Copies of the said Draft will likewise be deposited for public inspection at the Custom-House of the Port of Montrose,

and likewise at the Office of the Clerk to the Trustees, 10 Castle Street, Montrose, at which last-mentioned Office Copies will be furnished to all persons applying for the same, at the price of one shilling each.

Every company, corporation or person desirous of making any representation to the Ministry of Transport, or of bringing before them any objection respecting the intended Provisional Order, may do so by letter, addressed to the Secretary, Ministry of Transport, Whitehall Gardens, London, on or before the 15th day of January next. Copies of objections must at the same time be sent to the undersigned Clerk and Solicitor or Parliamentary Agents, and in forwarding such objections to the Ministry of Transport the objectors or their agents should state that a copy of the same has been so sent.

Dated this 21st day of November, 1923.

W. P. MARTIN,  
10 Castle Street,  
Montrose,  
Clerk and Solicitor to  
the Trustees.

SHERWOOD & Co.,  
22 Abingdon Street,  
Westminster,  
Parliamentary Agents.

Ministry of Transport.  
Session 1924.

#### HELENSBURGH HARBOUR. (PROVISIONAL ORDER).

(Maintenance and Improvement of Harbour; Power to alter existing and Levy New or Increased Tolls, Rates, &c.; Further Borrowing Powers; Incorporation Application and Amendment of Acts and other purposes).

NOTICE is hereby given in pursuance of the provisions of the General Pier and Harbour Act, 1861, the General Pier and Harbour Act 1861 Amendment Act and the Ministry of Transport Act 1919, that application is intended to be made to the Ministry of Transport on or before the 22nd day of December next by the Provost, Magistrates, and Councillors of the Burgh of Helensburgh (hereinafter called "The Town Council") for a Provisional Order (hereinafter called "the Order") for all or some of the following among other purposes, that is to say:—

To empower the Town Council or other the owner for the time being of the existing harbour of Helensburgh and the pier quays and other works connected therewith (hereinafter called "the Harbour") in the Burgh of Helensburgh, Parish of Row, and County of Dunbarton, and on the foreshore or bed of the River or Firth of Clyde *ex adverso* of the said burgh, parish, and county to maintain and improve the Harbour.

To alter, amend, or repeal such of the provisions of the Act 9, Vic. Cap. 16, entitled "An Act for improving and maintaining the Port and Harbour of Helensburgh in the County of Dunbarton," and the Helensburgh Harbour Order, 1896 (hereinafter respectively referred to

as "the Act of 1846," and "the Order of 1896,") as may be necessary or expedient for all or any of the purposes of the Order or as may be inconsistent with the accomplishment of any of the said purposes.

To authorise the Town Council to levy new increased or additional tolls, rates, charges and duties on vessels, boats and other craft arriving at, using or departing from the Harbour, and on passengers, animals, vehicles, goods and other things landing or embarking or loaded or unloaded at the Harbour, or using the same or passing through the gate of the quay at the Harbour, and in respect of warehouses, sheds, cranes, mooring buoys, weighing machines and other conveniences connected with the Harbour and in respect of any services rendered by the Town Council, and for the supply of water and ballast to vessels and to provide for the collection of such tolls, rates, charges and duties and to alter existing tolls, rates, charges and duties, to confer, vary or extinguish exemptions from or to compound for the payment of tolls, rates, charges and duties and to confer, vary or extinguish other rights and privileges.

To authorise the Town Council to borrow further moneys for the purposes of the Harbour and of the Order on the security of the Harbour and of the tolls, rates, charges, duties and assessments authorised to be levied by the Order, and the tolls, rates, charges, duties and assessments authorised to be levied by the Act of 1846 and the Order of 1896 or either of them.

To provide for the payment of the costs of the Order.

To confer upon the Town Council all powers, rights and privileges which may be necessary for carrying the Order into effect and to vary or extinguish all rights or privileges which might interfere therewith.

To incorporate with the Order all or some of the provisions of the Harbours, Docks, and Piers Clauses Act, 1847, the Harbours and Passing Tolls, &c., Act, 1861; the General Pier and Harbour Act, 1861; the General Pier and

Harbour Act, 1861, Amendment Act; the Merchant Shipping Act, 1894, and the Burgh Police (Scotland) Act, 1892, and all other necessary Acts, with such alterations and exceptions as may be provided by the Order.

And Notice is hereby also given, that on or before the 30th day of November instant, a Copy of this Notice will be deposited for public inspection with the Principal Sheriff - Clerk of the County of Dunbarton at his Office at Dunbarton, at the Custom House at Greenock, and at the Office of the Ministry of Transport, Whitehall Gardens, London, S.W. 1.

Printed copies of the draft Provisional Order will on or before the 22nd day of December next be deposited at the Office of the Ministry of Transport, Whitehall Gardens, London, S.W. 1; and for public inspection at the Custom House at Greenock, and on and after that date printed copies will be furnished by the undersigned Town Clerk and Parliamentary Agents to all persons applying for the same at the price of One Shilling each.

Any Objections to the Order which it is intended to urge on the Ministry of Transport must be received by them on or before the 15th day of January next. A copy of such Objections must also be sent at the same time to the undersigned Town Clerk or Parliamentary Agents, and in forwarding the Objections to the Ministry of Transport the Objectors or their Agents should state that this has been done.

Dated this 20th day of November 1923.

JOHN B. MACLACHLAN,  
Town Clerk,  
Municipal Buildings,  
Helensburgh.

BEVERIDGE & Co.,  
23 Abingdon Street,  
Westminster, S.W. 1,  
Parliamentary Agents.

#### COUNTY OF AYR.

##### NORTHERN DISTRICT.

#### FAIRLIE SPECIAL WATER SUPPLY, DRAINAGE, AND LIGHTING AND SCAVENGING DISTRICTS.

##### ENLARGEMENT OF BOUNDARIES.

NOTICE is hereby given that the District Committee of the Northern District of the County of Ayr, at a statutorily called Special Meeting held at Kilwinning on Thursday, 15th November curt., resolved, on consideration of Requisitions to that effect and in pursuance of the Statutes, to enlarge the boundaries of the Special Water Supply, Drainage, and Lighting and Scavenging Districts of Fairlie by including therein an area at and about the South end of the Village where building development is proceeding.

The full terms of the Resolutions and a Plan showing the boundaries of the enlargement may be inspected at the Office of the undersigned.

C. B. RAMSAY, District Clerk.

District Offices, Kilwinning,  
20th November 1923.

#### COUNTY COUNCIL OF DUNBARTON. EASTERN DISTRICT COMMITTEE.

NOTICE is hereby given, in terms of Section 14 of the Local Government (Scotland) Act, 1908, that a Meeting of the Eastern District Committee of the County Council of the County of Dunbarton, being the Local Authority within the said District under the Public Health (Scotland) Act, 1897, will be held within the County Council Buildings, Church Street, Dunbarton, on Tuesday, 18th December 1923, at 1.30 o'clock afternoon, for the purpose of considering the propriety of enlarging the boundaries of the following Special Districts, viz. :-

- (1) Old Kilpatrick Special Drainage District,
- (2) Duntocher Special Drainage District,

and of adopting within the enlarged Districts, the provisions contained in Sections 144, 145, 158, and 191-200 (as amended by the Burgh Police (Scotland) Act, 1903) inclusive of the Burgh Police (Scotland) Act, 1892, or any one or more of said Sections.

All in terms of the Public Health (Scotland) Act, 1897, under the Local Government (Scotland) Act, 1908.

DAVID COCKBURN, District Clerk.

24 George Square, Glasgow,  
21st November 1923.

**INTIMATION** is hereby given that the **RIGHT HONOURABLE SHOLTO GEORGE WATSON DOUGLAS, EARL OF MORTON**, Institute of Entail in possession of the Entailed Lands and Estate of Saughton and others, in the County of Edinburgh, has presented a Petition to the Lords of Council and Session (First Division, Junior Lord Ordinary,—Mr. Paterson, Clerk), in terms of the Entail (Scotland) Act, 1882, for an Order of Sale of All and Whole the Farm and Lands of Redheughs, in the Parishes of Currie and Corstorphine and County of Edinburgh, being a portion of the said Entailed Lands and Estate of Saughton and others.

Date of Interlocutor ordering Intimation, 17th November 1923.

D. & J. H. CAMPBELL, W.S., Agents  
for the Petitioner.

31 Moray Place, Edinburgh.

**INTIMATION** is hereby given that **HUGH FRANCIS ROSE**, Esquire, of Holme, in the County of Nairn, Heir of Entail in possession of the Entailed Lands and Estate of Holme, Dalquharn, and others, lying in the County of Nairn, has presented a Petition to the Lords of Council and Session (First Division, Junior Lord Ordinary,—Mr. Paterson, Clerk), under and in virtue of the Entail Acts and relative Acts of Sederunt, and particularly the Entail (Scotland) Act, 1848; the Entail Amendment Act, 1853; and the Entail Amendment (Scotland) Act, 1875, for authority to record an Instrument of Disentail of the said entailed Lands and Estate.

Date of Interlocutor ordering Intimation, 22nd November 1923.

JOHN C. BRODIE & SONS, W.S., 5  
Thistle Street, Edinburgh, and  
DONALDSON & HENDERSON, Solicitors,  
Nairn, Agents for Petitioner.

In the Voluntary Winding up of **DUTHIE BROS. LTD.**, Rope and Twine Works, Aberdeen.

**INTIMATION** is hereby given that a Petition has been presented to the Lords of Council and Session (Second Division) by Thomas Russell Davidson, Rope Manufacturer, 100 Devonshire Road, Aberdeen, and others, contributories, and John Everard Rae, Advocate, Aberdeen, Liquidator of Duthie Bros. Ltd., Rope and Twine Works, Aberdeen (in Liquidation), praying their Lordships to stay altogether all proceedings in the voluntary winding up of the said Duthie Bros. Ltd., and their Lordships have, by Deliverance dated 21st November 1923, appointed the Petition to be intimated, advertised, and served in terms of said Deliverance, and have allowed all parties having or claiming interest to lodge Answers within eight days after such intimation, advertisement, and service.

ADAM THOMSON & ROSS, Advocates,  
2 Union Terrace, Aberdeen.

SCOTT & GLOVER, W.S., 1 Hill Street,  
Edinburgh.

22nd November 1923.

#### PHILIP & BRUCE LIMITED.

**INTIMATION** is hereby made that on 17th November 1923 a Petition was presented to the Lords of Council and Session (Second Division,—Mr. Antonio, Clerk) at the instance of the above-named Company, incorporated under the Companies Acts, 1908 to 1917, and having their Registered Office at 50 Wellington Street, Glasgow, praying their Lordships, *inter alia*, to pronounce an Order confirming the Reduction of the Share Capital resolved on by the Special Resolution passed on 26th September 1923, and confirmed on 12th October 1923, and which is in these terms, viz. :—

“ That the capital of the Company be reduced  
“ from £100,000, divided into 60,000 cumulative preference shares of £1 each, and 40,000 ordinary shares of £1 each, to £65,000,  
“ divided into 60,000 cumulative preference  
“ shares of £1 each, and 40,000 ordinary shares

“ of 2s 6d each, and that such reduction be effected by cancelling paid up capital to the extent of 17s 6d per share on each of the 25,941 ordinary shares of £1 each, issued and fully paid, and by reducing the nominal amount of each of the ordinary shares (issued and unissued) from £1 to 2s 6d.”

In this Petition their Lordships have been pleased to pronounce the following Interlocutor :—

*Edinburgh, 20th November 1923* :—The Lords appoint the Petition to be intimated on the Walls and in the Minute-Book in common form, and to be advertised once in the Edinburgh Gazette and once in each of the Scotsman and Glasgow Herald newspapers, and allow all parties having or claiming interest to lodge Answers; if so advised, within eight days after such intimation and advertisement; further, dispense in the meantime and until further orders of Court, with the addition of the words “ and Reduced ” to the petitioning Company's name.

(Signed) ROBERT MUNRO, I.P.D.

Of all which Intimation is hereby made.

R. S. RUTHERFORD, Solicitor, 12 Charlotte Square, Edinburgh,

D. M. HUTCHISON & DOW, Writers,  
82 West Regent Street, Glasgow,  
Agents for the Petitioners.

21st November 1923.

#### REX IMPORT COMPANY LIMITED.

**NOTICE** is hereby given that at an Extraordinary General Meeting of the above-named Company, duly convened, and held within the Offices of Black, Stewart, & Co., C.A., 166 Buchanan Street, Glasgow, on Monday, 19th November 1923, the following Extraordinary Resolution was duly passed :—

“ 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 advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that William Stewart, C.A., 166 Buchanan Street, Glasgow, be and he is hereby appointed Liquidator for the purposes of such winding up.”

I. THOMSON WEST, Chairman.

Glasgow, 20th November 1923.

#### REX IMPORT COMPANY LIMITED.

(in Liquidation).

**NOTICE** is hereby given, pursuant to Section 188 (1) of the Companies (Consolidation) Act, 1908, that a Meeting of the Creditors of the above Company will be held within the Offices of Black, Stewart, & Co., C.A., 166 Buchanan Street, Glasgow, on Wednesday the fifth day of December 1923, at 12 o'clock noon. All persons claiming to be Creditors are requested to lodge with the Liquidator particulars of their claims, duly vouched, before the date of the Meeting.

WILLIAM STEWART, C.A., Liquidator.

166 Buchanan Street, Glasgow,  
20th November 1923.

#### ULU PEDAS RUBBER COMPANY LIMITED

(in Liquidation).

**AT** an Extraordinary General Meeting of the above-named Company, duly convened, and held at the Registered Office of the Company, 121 St. Vincent Street, Glasgow, on Friday the second day of November nineteen hundred and twenty-three, the following Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the nineteenth day of November nineteen hundred and twenty-three, the same Resolution was duly confirmed as a Special Resolution :—

“ That the Company be wound up voluntarily, and

"that Robert Graham Napier, Chartered Accountant, 121 St. Vincent Street, Glasgow, be and he is hereby appointed Liquidator for the purposes of such winding up."

R. GRAHAM NAPIER, Liquidator.

Glasgow, 21st November 1923.

ULU PEDAS RUBBER COMPANY LIMITED  
(in Liquidation).

NOTICE is hereby given, pursuant to Section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the Creditors of the above-named Company will be held within the Offices of Messrs. Aikman & Glen, C.A., 121 St. Vincent Street, Glasgow, on Wednesday the fifth day of December nineteen hundred and twenty-three, at twelve o'clock noon.

R. GRAHAM NAPIER, Liquidator.

NOTE.—This Meeting is held to comply with the terms of the Companies (Consolidation) Act, 1908. All the Creditors will be paid in full.

Glasgow, 21st November 1923.

WEST HIGHLAND MALT DISTILLERIES  
LIMITED (in Voluntary Liquidation).

NOTICE is hereby given that a Meeting of the Creditors of the above-named Company will be held within the Registered Office of the Company, 106 West Nile Street, Glasgow, on Tuesday the fourth day of December 1923, at three o'clock afternoon.

This notice is given to comply with the provisions of the Companies (Consolidation) Act, 1908, and all Creditors of the Company have already been or will be paid in full.

WM. M. GORDON, Liquidator.

16th November 1923.

ALLAN & MAGOWAN LIMITED  
(in Liquidation).

NOTICE is hereby given that an Extraordinary General Meeting of the Members of Allan & Magowan Limited will be held within the Chambers of the Liquidator at 102 Bath Street, Glasgow, on Wednesday the twenty-sixth day of December 1923, at twelve o'clock noon, for the purpose of receiving the Liquidator's report, showing how the winding up of the Company has been conducted and its property disposed of, to hear any explanations that may be given, and of considering and, if so resolved, passing the following Resolution:—

"That the books and papers of the Company may be disposed of by the Liquidator in such manner as he deems fit."

JOHN SCOTT, C.A., Liquidator.

102 Bath Street, Glasgow,  
20th November 1923.

D. A. RHIND & CO. LD. (in Liquidation).  
(Incorporated under the Companies Acts,  
1862 to 1893).

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, 27 Alva Street, Edinburgh, on the twenty-sixth day of December 1923, at 3 o'clock p.m., 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 Company disposed of, and of hearing any explanations that may be given by the Liquidator, and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company and of the Liquidator thereof, shall be disposed of.

Dated the twenty-first day of November 1923.

W. R. M'DONALD, C.A., Liquidator.

The Companies Acts, 1908-1917.

THE ROTHESAY THEATRE DE LUXE  
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 within the Norman Stewart Institute, Rothesay, on Wednesday, 26th December 1923, at 3 o'clock afternoon, for the purpose of having the accounts laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of; of hearing any explanation that may be given by the Liquidator; and of fixing the Liquidator's remuneration; and also to determine, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company and Liquidator shall be disposed of.

Dated this 23rd day of November 1923.

WM. WATSON, Liquidator.

A PETITION having been presented to the Sheriff of Lanarkshire, at Glasgow, at the instance of Murdostoun Colliery Company Limited, 195 West George Street, Glasgow, for Sequestration of the Estates of CROW ROAD COAL COMPANY, Caledonian Mineral Station, Crow Road, Partick, Glasgow, and L. W. Inglis, residing at 60 South Brae Drive, Jordanhill, Glasgow, and H. W. Carlaw, 106 South Brae Drive, Jordanhill, Glasgow, Partners of said Firm, as such Partners, and as Individuals, the Sheriff-Substitute of this date granted Warrant for citing the said Crow Road Coal Company and L. W. Inglis and H. W. Carlaw to appear in Court on the seventh day next after citation, to show cause why Sequestration of their Estates should not be awarded; of all which Intimation is hereby given.

J. W. GALLOWAY, Agent for Petitioners.

154 St. Vincent Street, Glasgow,  
19th November 1923.

A PETITION having been presented to the Sheriff of Lanarkshire, at Glasgow, at the instance of Gordon & Gray, Wholesale Brokers and Agents, 167 St. Vincent Street, Glasgow, for Sequestration of the Estates of HUGH MACGINITY, Spirit Merchant, late of 145 Centre Street, South Side, Glasgow, now c/o Patrick MacGinity, Bedford Stores, 36 Bedford Street, South Side, Glasgow, the Sheriff-Substitute of this date granted Warrant for citing the said Hugh MacGinity to appear in Court upon an *inducite* of seven days from the date of citation, to show cause why Sequestration of his Estates should not be awarded; of all which Intimation is hereby given.

JAS. STEVENSON, Agent for Petitioner.

13 Bath Street, Glasgow,  
22nd November 1923.

A PETITION has been presented to the Sheriff of Lanarkshire, at Glasgow, at the instance of Neil Sinclair MacLean, C.A., 115 St. Vincent Street, Glasgow, Trustee on the Sequestrated Estates of JAMES BIRTLES, residing at 64 Balmoral Avenue, Cathcart, Glasgow, for Sequestration of the Estates of ALEXANDER SOUTAR, Master Tailor, carrying on business at 201 Buchanan Street, Glasgow, his Lordship of this date granted Warrant to cite, in terms of the Statute, the said Alexander Soutar to appear in Court on an *inducite* 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.

TURNBULL & FINDLAY, 155 St. Vincent Street, Glasgow, Petitioner's Agents.

Glasgow, 20th November 1923.

A PETITION having been presented to the Sheriff of Aberdeen, Kincardine and Banff, at Aberdeen, at the instance of Isaac Spencer & Co. (Aber-

deen) Ltd., a Company registered under the Companies Acts, and having its Registered Office at Albert Quay, Aberdeen, for Summary Sequestration of the Estates of WILLIAM SHAND, Engineer and Millwright, Wardes Road, Inverurie, Aberdeenshire, the Sheriff-Substitute of this date granted Warrant for citing the said William Shand to appear in Court on an *inducit* of seven days from the date of citation, to show cause why Sequestration of his Estates should not be awarded; of all which Intimation is hereby given.

HENRY J. GRAY, Advocate and Enrolled Law Agent, 41½ Union Street, Aberdeen, Agent.

19th November 1923.

SEQUESTRATION of JOSEPH LOPES, Confectioner and Restaurateur, of Princes Pier, Campbell Street, Greenock.

JOHN HAGGART FRASER, Chartered Accountant, Greenock, has been elected Trustee on the Estate; and Thomas Cublick Orr Kirk, Builder, 5 Campbell Street, Greenock, Robert Martin Lawson, Managing Director, 3 Clarence Street, Greenock, and John Crawford, Plumber, 6 Jamaica Street, Greenock, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court-House on the 4th day of November 1923, at 11 o'clock forenoon.

JOHN H. FRASER, C.A., Trustee.

22nd November 1923.

In the SUMMARY SEQUESTRATION of HENRY COOK, Furniture Dealer, 40 Lochail Street, Glasgow.

JOHN WISHART, Accountant, 138 Bath Street, Glasgow, has been elected Trustee on the Estate; and William Craig, Writer, Partick, Glasgow, has been elected a Commissioner; that two additional Commissioners will fall to be appointed at the second Statutory Meeting; that the Sheriff has fixed Tuesday the 4th day of December 1923, within the County Buildings, Glasgow, at 10.15 o'clock forenoon, as a Diet for the Public Examination of the Bankrupt; that the second Meeting of Creditors will be held within the Trustee's Office, 138 Bath Street, Glasgow, on Monday the 24th day of December 1923, at 11 o'clock forenoon; and that to entitle Creditors to participate in the first Dividend their oaths and grounds of debt must be lodged with the Trustee on or before the 1st day of December 1923.

JNO. WISHART, Accountant, 138 Bath Street, Glasgow, Trustee.

22nd November 1923.

#### NOTICE OF DISSOLUTION.

THE Firm of WATSON & ROBERTS, carrying on business as Furniture Manufacturers at 95A Castle Street, Glasgow, has been DISSOLVED as at 17th November 1923, by mutual consent, by the retiral therefrom of the Subscriber James Sinclair Roberts, one of the Partners.

The Business will continue to be carried on by the Subscriber James Percy Watson on his own account, and under the Firm name of J. P. WATSON & Co.

Mr. J. P. Watson 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 19th day of November 1923.

J. P. WATSON.

JAMES S. ROBERTS.

Witnesses to the Signatures of the said James Percy Watson and James Sinclair Roberts—

M. W. MACAULAY, Writer, 55 Bath Street, Glasgow.

M. G. FOULIS, Typist, 55 Bath Street, Glasgow.

THE Firm of MILLER & BARCLAY, carrying on business as Chemists at four and six Greenbank Street, Rutherglen, has been DISSOLVED as at thirty-first day of October nineteen hundred and twenty-three, by mutual consent, by the retiral therefrom of the Subscriber James Fleming Keachie, one of the Partners.

The Business will continue to be carried on by the Subscriber Archibald Miller on his own account, and under his own name.

The said Archibald Miller will uplift all debts due to, and discharge the whole debts and liabilities of, the Firm.

Dated at Glasgow, this twenty-sixth day of November nineteen hundred and twenty-three.

ARCHIBALD MILLER.

Witnesses to the Signature of the said

Archibald Miller—

FRED. H. M'COSE, Solicitor, 196 St. Vincent Street, Glasgow.

SAM'L. T. PEAT, Accountant, The Clydesdale Bank Ltd., Rutherglen.

J. F. KEACHIE.

Witnesses to the Signature of the said

James Fleming Keachie—

HARRY MORRIS, Writer, 40 St. Vincent Place, Glasgow.

WINIFRED M. M'CANN, Typist, 40 St. Vincent Place, Glasgow.

#### NOTICE.

THE Firm of MUNRO & COMPANY, which carried on business as Electrical Engineers at Railway Bridge, Giffnock, Glasgow, and of which the Subscribers Harry M'Whinnie and James M'Whinnie were Partners, was DISSOLVED, of mutual consent, on 10th November 1923.

The said Harry M'Whinnie and James M'Whinnie will continue to carry on business as Electrical Engineers at the same address under the Firm name of H. & J. M'WHINNIE, and will collect all debts due to, and discharge all debts due by, the now dissolved Firm of Munro & Company.

The Subscribers will not be responsible for any debts contracted after the date hereof by any person other than themselves.

HARRY M'WHINNIE.

JAMES M'WHINNIE.

ALEXANDER M'GILLIVRAY, Writer, 79 West Regent Street, Glasgow, ANDREW ALSTON, Law Clerk, 79 West Regent Street, Glasgow,

Witnesses to the Signatures of the said Harry M'Whinnie and James M'Whinnie.

Glasgow, 22nd November 1923.

#### NOTICE OF DISSOLUTION.

THE Firm of THE SCOTTISH FANCY GOODS MANUFACTURING COMPANY, carrying on business as Manufacturers of Celluloid Goods at 116 Oxford Street, Glasgow, has been DISSOLVED as at this date, by mutual consent, by the retiral therefrom of the Subscribers Jacob Rosinzwyg, David Petrie, and Max Conn.

The Business will continue to be carried on by the Subscriber Morris Stiller on his own account, under the name of THE SCOTTISH FANCY GOODS MANUFACTURING COMPANY, and he will uplift all the debts due to, and discharge the whole debts and liabilities of, the Firm.

Dated at Glasgow, this seventeenth day of November 1923.

M. STILLER.

J. ROSINZWYG.

DAVID PETRIE.

MAX CONN.

GILBERT GUNN, Writer, Glasgow, Witness.

MARGARET DRUMMOND, Clerk to Gilbert Gunn, Witness.

**T**HE Firms of TRANSFER AGENCY and STEWART & DUNCAN, carrying on business respectively as Business Transfer Agents and Publicity Agents at 25 Gordon Street, Glasgow, have been DISSOLVED as at 14th November 1923, by mutual consent, by the retiral therefrom of the Subscriber Sydney Duncan, one of the Partners.

The Businesses will continue to be carried on by the Subscriber John Cullen Stewart, junior, on his own account, under the names of TRANSFER AGENCY and STEWART & DUNCAN respectively.

Mr. Stewart is authorised to uplift all debts due to, and will discharge the whole debts and liabilities of, the said Firms.

Dated at Glasgow, this 16th day of November 1923.

J. C. STEWART, JNR.

S. DUNCAN.

Witnesses to the Signatures of the said John Cullen Stewart, junior, and Sydney Duncan—

JOHN YOUNG, Traveller, 25 Gordon Street, Glasgow.

DONALD MACKENZIE, Importer, 25 Gordon Street, Glasgow.

#### NOTICE.

**T**HE Business of HUGH FINDLAY & SONS, Furniture Dealers, 9 Wallace Street, Ayr, of which the Subscriber Hugh Findlay was the sole Partner, was transferred, as at 1st October 1922, to the Subscribers Robert Findlay and Osborne Findlay, who have since carried on and will continue to carry on the Business for their own behoof under the Firm name of HUGH FINDLAY & SONS.

The said Robert Findlay and Osborne Findlay are authorised to uplift all outstanding debts due to the Firm, and will discharge all the liabilities thereof.

HUGH FINDLAY.

ROBERT FINDLAY.

OSBORNE FINDLAY.

SARAH SCOBIE, Witness, Alloway

Chambers, Ayr, Typist.

A. F. MATHER MORTON, Alloway  
Chambers, Ayr, Solicitor, Witness.

Ayr, 13th November 1923.

**N**OTICE is hereby given that the Business of Silversmith, Watchmaker, and Jeweller, carried on by the Subscriber WILLIAM DOW, at 24 South Methven Street, Perth, has been transferred, as at 26th November 1923, to the Subscriber David Law, who has been assistant to the said William Dow for the past 17 years.

The Business will continue to be carried on by the said David Law under the existing name of WILLIAM DOW.

The said David Law is hereby authorised to uplift all debts due to, and to discharge all liabilities of, the aforesaid Business.

Dated at Perth, this 22nd day of November 1923.

WILLIAM DOW.

DAVID LAW.

J. W. WYLLIE, Witness, 4 Kinnoull  
Street, Perth, Solicitor.

J. T. HENDERSON, Witness, 4 Kinnoull  
Street, Perth, Solicitor.

## THE BANKRUPTCY ACT, 1914.

### FROM THE LONDON GAZETTE.

#### RECEIVING ORDERS.

Frances Bergman (Spinster), trading as Frances Estelle, 54 South Molton Street, London.

F. J. Bremer, of and lately carrying on business at 3 Bury Court, St. Mary Axe, city of London, broker.

Frederick Eccles, 111-13 Great Portland Street, London.

Martin Haywood, 201 Victoria Street, London.

Edmund Alfred Jordan, 161A Strand, London.

James Graham Maxwell, 329 High Holborn, London.

Ernest Plummer, of and lately carrying on business at 76 Lavender Grove, Dalston, E. 8.

Harry Aaron Salmon, residing at 39 Filey Avenue, Stamford Hill, N., and Fernand Gibley, residing at 15 Templeton Place, Earls Court, S.W., carrying on business together in partnership under the style of H. A. Salmon & Co., at 18 and 19 Middle Street, E. 1, 13 Paper Street, E.C. 1, and 6 Place des Terreaux, Lyons, France, importers of millinery materials and silks.

Harry Schwartz, of and residing at 20 Darnley Road, Hackney, London, cloth merchant.

Adolph Simon, late of The Central Hotel, Aldgate, and 130 High Street, Whitechapel, both London, but whose present residence the Petitioning creditors are unable to ascertain—a domiciled Englishman.

E. Stanion (Married woman), and A. Chambers, trading as Stanion & Chambers, of and lately carrying on business at 71 Columbia Road, Hackney, London.

Mary Ann Hayman Sanders, The Manor Inn, Thornbury, Brandis Corner, Devonshire, licensed victualler, widow.

John William Butterworth, 18 Oxford Avenue, Marton, Blackpool, in the county of Lancaster, carrying on business in co-partnership with Arthur C. Murray, of Ellangowan, Headroomgate Road, St. Annes-on-Sea, in the county of Lancaster, as the Excelsior Vinegar Company, Pickle and Sauce Manufacturers, at Threlfall Road, South Shore, Blackpool, in the county of Lancaster.

Herbert George Simmons, 1A St. Leonard's Road, Gurlington, in the city of Bradford, and carrying on business at 284 Manchester Road, Bradford aforesaid, grocer and confectioner.

Joseph Morris Levy, 22A Church Road, Hove, Sussex, clothing traveller.

Walter Hanson, 2 Steer Street, Burnley, in the county of Lancaster, lately residing at 14 Fairholme Road, Burnley aforesaid, marine store dealer.

Roland Assiter, 10 Dumpton Park Drive, Ramsgate, in the county of Kent, builder, lately carrying on business at Cliff Street, Ramsgate aforesaid, as a coach builder.

H. Coutts (Male), 9 St. John's Square, Cardiff, film hirer.

Pasquale Simeone, residing in apartments at 36 George Street, Caerau, nr. Bridgend, Glamorgan-shire, and carrying on business at The Square, Caerau, confectioner and tobacconist.

Elmer George Wordley, Warley Lea Farm, Great Warley, Brentwood, Essex, dairy farmer.

George Clarke & Son (described in the petition as George Clark & Son), 18 Queens Road, Nuneaton, in the county of Warwick, greengrocers and fruiterers.

Annie Ginty, 105 High Street, Willington, county Durham, milliner, Wife of Joseph Ginty, carrying on business in her own name and on her own account.

Frederick John Best, 54 Churchill Road, St. Thomas, Exeter, general hawkler.

Robert Barber, 6 Algernon Street, Great Grimsby, late of "The Laurels," Waltham Road, Scarthoe, near Grimsby, master of a steam fishing vessel.

Sidney Kendall, 19 Manor Avenue, Great Grimsby, fish merchants' manager.

Arthur Edwin Betts, 147 London Road South, Lowestoft, Suffolk, furniture dealer, trading as the Windsor Furnishing Stores.

George Waite, Camp Cottage, 12 St. James' Road, Bexhill, Sussex, engineer.

Bryan Hutt, the Mill House, Wadesmill, near Ware, in the county of Hertford.

William Henry Earnshaw, Thorn Road, Thornton Lodge, Huddersfield, in the county of York, joiner.

Clarence Victor Davies, residing at 113 Chanterlands Avenue, in the city and county of Kingston-upon-Hull, dance promoter.

William Lewes Lovelock, residing and carrying on business at 7 Flambro Avenue, Middleton Street, in the city and county of Kingston-upon-Hull, builder.

William John Baber, The Bell Hotel, Melton Mowbray, in the county of Leicester, hotel proprietor.

Arthur James Harry Parker, residing at 60 Wanlip Road, Lyston, in the county of Leicester, and carrying on business at 35A East Bond Street, in the city of Leicester, boot manufacturer.

Rye Mills, 48 Cleveland Road, Crumpsall, Manchester, roller leather dresser.

Walter Semper Evison, residing and carrying on business at 81 Corporation Road, Middlesborough, in the county of York, cycle agent and toy dealer.

Frederick James Dodd, 8 Madeley Street, Crewe, Cheshire, railway clerk, and general dealer.

William Bond, 727 Rochdale Road, Royton, in the county of Lancaster, newsagent.

Thomas Edward Harrison, residing and carrying on business at 143 Tulketh Brow, Ashton-on-Ribble, Preston, in the county of Lancaster, and lately residing and carrying on business at 45 Newton Road, Ashton-on-Ribble, Preston aforesaid, commission agent.

James William O'Neil, residing and carrying on business at 17 King Street, Lancaster, in the county of Lancaster, furniture dealer and motor haulage contractor.

Edwin S. Davis, 3 Beech Lane Cottages, Earley, Berks.

Frank Edward Herridge, trading as Herridge & Co., 10 Imperial Parade, Station Road, Henley-on-Thames, Oxon., florist and seedsman.

Stanley A. Bentley, 7 Trinity Road, Scarborough, late of 4 Weaponess Valley, Scarborough, Yorkshire.

Joseph Miller, 37 Duke Street, Stockport, in the county of Chester, grocer and provision dealer.

Jessie Hill (Widow), 143 Gleneagle Road, Streatham, in the county of Surrey.

D. Cradock (Male), Bourne Farm, Ruislip, in the county of Middlesex.

*The following Amended Notice is substituted for that published in the Edinburgh Gazette of Nov. 6, 1923:—*

William Horace Williams, residing at 9 and 10 Jesson Street, Coventry, in the county of Warwick, and carrying on business at 9 and 10 Jesson Street, Coventry aforesaid, and also at 24 Regent Road, Great Yarmouth, in the county of Norfolk, furniture dealer.

#### ADJUDICATIONS ANNULLED.

James Johnstone, High Street, Tisbury, in the county of Wilts, draper.

Horatio Brown, residing at 639 Staniforth Road, Attercliffe, Sheffield, in the county of York, and lately carrying on business at 652 Staniforth Road aforesaid, baker.

## NOTICE.

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

### SCALE OF CHARGES FOR ALL ADVERTISEMENTS IN THE EDINBURGH GAZETTE

For 100 words and under	...	...	...	...	£0 15 0
Above 100 and not exceeding 150	...	...	...	...	1 2 6
" 150 " "	200	...	...	...	1 10 0
" 200 " "	250	...	...	...	1 17 6
" 250 " "	300	...	...	...	2 5 0
" 300 " "	350	...	...	...	2 12 6
" 350 " "	400	...	...	...	3 0 0
" 400 " "	450	...	...	...	3 7 6
" 450 " "	500	...	...	...	3 15 0

And 7s. 6d. extra for each additional 50 words or part of 50 words.

For each copy of the Gazette	...	...	...	...	1s. 6d.
Friendly Societies' Notices, each	...	...	...	...	7s. 6d.

The above Fees must be paid by affixing to the Notice Postage Stamps of as large value as possible. Advertisements cannot be received or withdrawn after one o'clock on Tuesdays and Fridays.

The dues paid on withdrawn Advertisements cannot be returned.

All Letters must be Post Paid.

Published at the EXCHEQUER CHAMBERS, Parliament Square, Edinburgh.

Printed by MORRISON & GIBB LTD., Printers to His Majesty's Stationery Office, Tanfield.

*This Gazette is filed at His Majesty's Stationery Office, London.*

Friday, November 23, 1923.

Price One Shilling and Sixpence Net.