

The Edinburgh Gazette

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TUESDAY, DECEMBER 4, 1923.

At the Court at Buckingham Palace, the 28th day of November 1923.

PRESENT,

The KING's Most Excellent Majesty in Council.

THIS day Sir Charles Henry Sargant, Lord Justice of Appeal, was, by His Majesty's command, sworn of His Majesty's Most Honourable Privy Council, and took his place at the Board accordingly.

M. P. A. HANKEY.

At the Court at Buckingham Palace, the 28th day of November 1923.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 27th day of October 1923 (C.W. 8236/23), in the words following, viz.:—

"Whereas by Section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions or other allowances in the nature thereof payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman or Marine therein, shall be paid in such manner and subject to such restrictions, conditions and provisions as are

from time to time directed by Order in Council:

"And whereas Your Majesty was graciously pleased, by Schedule III. of Your Order in Council, bearing date the 22nd day of January 1920, to approve a new constitution for the Schoolmaster Branch of Your Majesty's Navy:

"And whereas Your Majesty was further graciously pleased, by Your Orders in Council, bearing date the 9th day of March 1921, and the 27th day of May 1921, to approve a revised scale of full pay for Schoolmasters, Royal Navy, and Schoolmasters, Royal Marines, with effect as from the 1st February 1919, and regulations for the retired pay, &c., of Schoolmasters, Royal Navy, with effect as from the 1st April 1919, respectively:

And whereas we are of opinion that a more favourable scale of full pay should be adopted for Schoolmasters, Royal Navy, that the rank of Commander should be established in the Schoolmaster Branch of the Royal Navy, and that certain amendments should be made in the regulations governing the promotion, retired pay and retiring gratuities, &c., of Officers of this Branch:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased, by Your Order in Council, to sanction the regulations contained in the attached Schedule, with effect from the 1st day of April 1922.

"The Lords Commissioners of Your Majesty's Treasury have signified their concurrence in these proposals.

Per Day.

"SCHEDULE.

" I .- Promotion.

"Commander.—The rank of Commander to be established in the Schoolmaster Branch, the number of Officers holding such rank not to exceed one per cent. of the total number of Officers in the branch on the Active List.

Promotion to be made from Headmasters by selection, in conjunction with seniority, and Officers so promoted to continue to be styled

Headmasters.

"Commissioned Officer from Warrant Rank. -A Schoolmaster to be promoted to the rank of Commissioned Officer from Warrant rank after 15 years from date of entry, if he has not previously been selected for promotion to Senior Master, provided he is recommended and qualified by examination.

" II.—Full Pay.

"The scale of full pay to be as follows:-

	rer.					
	s.	d.				
Schoolmaster Candidate	12	0				
Probationary Schoolmaster	12	6				
Cabaalmaatan (Mamant Officen)	14	٠				
Schoolmaster (Warrant Officer)						
after one year from date of						
entry, or on confirmation if						
	13	0				
After 2 years from date of	10	O				
After 2 years from date of	10	•				
entry	13	6				
After 3 years from date of						
entry	14	0				
entry After 4 years from date of		•				
After 4 years from date of	14	c				
entry	14	6				
After 5 years from date of						
entry	15	0				
entry After 6 years from date of						
entry	15	6				
After 7 1 - 1 - 1	10	U				
After 7 years from date of						
entry	16	0				
After 8 years from date of						
entry	16	6				
After 9 years from date of	10	O				
After 9 years from date of		_				
entry	17	0				
entry						
entry After 11 years from date of	17	6				
After 11 years from data of		Ü				
ontre	10	Λ				
entry After 12 years from date of	18	0				
After 12 years from date of						
entry After 13 years from date of	18	6				
After 13 years from date of						
entry	19	0				
entry After 14 years from date of	-0	Ů				
anter	10					
entry	19	6				
Schoolmaster (Commissioned						
Officer from Warrant Rank)	20	0				
A P1 - 1	20	6				
Alter I year		-				
,, 2 years	21	0				
,, 3 years	21	6				
,, 4 years	22	0				
,, 5 years	22	6				
C						
,, o years	23	0				
,, 7 years	23	6				
,, 8 years	24	0				
,, 9 years	24	6				
70	$\frac{21}{25}$	6				
	20	О				
Senior Master (Commissioned						
Officer from Warrant Rank)						
to receive the rate of pay to						
which he would be entitled as						

which he would be entitled as

a Schoolmaster (either War-

	Per	Day
	s.	d.
rant Officer or Commissioned		
Officer from Warrant rank,		
according to time served from		
date of entry), with an addition		
of 3s. a day.		
Headmaster (Lieutenant) on pro-	•	
motion	28	0
After 3 years	29	0
,, 6 years	30	0
Headmaster (Lieutenant-Com-		
mander) on promotion		0
,, 3 years	36	0
Headmaster (Commander) on		
promotion	40	0
After 3 years	44	0
,, 6 years	48	0
,, 9 years	52	0

" III.—Retired Pay.

" For the first five years from date of entry a Schoolmaster to be regarded as a Temporary Officer, and not to be entitled to Retired Pay, except as provided for such Schoolmasters if invalided for causes attributable to the conditions of service.

"After five years from date of entry School-masters and Senior Masters to be eligible for retired pay for service at the rate of £50 a year, with an addition of £10 for each complete year's service in excess of five years up to a maximum of £250 a year, the maximum for a Schoolmaster

of Warrant rank to be £180 a year.
"Headmasters of the rank of Lieutenant and Lieutenant-Commander to continue to be eligible for the rates of retired pay laid down for those ranks by Order in Council of 22nd January 1920, Schedule V., Section IX., Sub-Section VIII., Headmasters of the rank of Commander to be eligible for retired pa- at the rate of £400 a year.

The provisions of Order in Council of 27th May 1921, for the retirement of Schoolmasters under the age of 40 and the scale of gratuities laid down therein to remain in force, subject to the proviso that qualifying time or service for such gratuities shall take effect from date of entry in the Schoolmaster Branch, or in the case of any Schoolmaster (Old System) retired prior to 1st April 1922, from a date six months subsequent to such entry.

"IV.—Application to Officers serving on 1st April 1922.

"(a) A Schoolmaster entered as a Naval Schoolmaster for continuous service prior to August 1914, to reckon seniority from the date of his acting warrant, but to reckon qualifying time or service for full pay, promotion and retired pay on retirement gratuity as though he had been entered as a Schoolmaster candidate on the date of his continuous service engagement in the Schoolmaster Branch.

"(b) A Schoolmaster entered for temporary service during the late war and transferred to the permanent list to reckon seniority from the date of his acting Warrant, but to reckon qualifying time or service for full pay, promotion and retired pay or retirement gratuity as though he had entered as a Schoolmaster candidate on the date of his temporary service engagement as a Naval Schoolmaster.

(c) A Schoolmaster entered as a School-

master candidate on or after the 29th November 1918, to reckon seniority as Warrant Officer and qualifying time or service for full pay, promotion and retired pay or retirement gratuity as from date of entry as a Schoolmaster candidate.

"(d) A Schoolmaster advanced to the rank of Commissioned Officer from Warrant rank under the provisions of Order in Council, dated 22nd January 1920, Schedule III., Section XIII., Clause 4 (c), to reckon seniority as Commissioned Officer from Warrant rank from 29th November 1918, but to reckon qualifying time or service for full pay and retired pay as in (a) above.

" (e) A senior Master to reckon seniority as Commissioned Officer from Warrant rank from date of promotion to Senior Master, subject to clause (d) above, but to reckon his qualifying time or service for full pay and retired pay or retirement gratuity as in (a) or (b) above from the date of his continuous service engagement in the Schoolmaster Branch.

" V.-General.

"Officers serving in the Schoolmaster Branch on the 1st April 1922 to have the option of accepting the regulations contained in this Schedule in full or of remaining under the regulations previously applicable to them

lations previously applicable to them.

"The rates of widows" pensions and compassionate allowances for children for Headmasters of the rank of Commander to be at the rates applicable to Officers of the same rank in

other branches.

"The regulations contained in this Schedule not to be applicable to Officers of the School-

master Branch, Royal Marines.

"The provision contained in Order in Council of 22nd January 1920, Schedule III., Section VI., for the establishment of a "Special List" of higher appointments and the payment of an allowance of 1s. a day to the holders of such posts is cancelled.
"The loss of seniority by sentence of a Court

"The loss of seniority by sentence of a Court Martial to count as loss of time from date of entry in the Schoolmaster Branch for all pur-

poses where applicable.

"The rates of full pay and retired pay laid down in this Schedule to be subject to review in July 1924, and subsequently."

His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council, to approve of what is therein proposed.

And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

M. P. A. HANKEY.

At the Court at Buckingham Palace, the 28th day of November 1923.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 2nd day of November 1923 (C.W. 6567/23), in the words following, viz.:—

"Whereas by Section 3 of the Naval and

Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions or other allowances in the nature thereof payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman or Marine therein, shall be paid in such manner and subject to such restrictions, conditions and provisions as are, from time to time, directed by Order in Council:

time to time, directed by Order in Council:

"And whereas Your Majesty was graciously pleased, by Your Order in Council, bearing date the 28th day of June 1917, to approve of Warrant Officers, Non-Commissioned Officers and Men of the Royal Marines who receive the Military Cross, or the Medal for Distinguished Conduct in the Field, while serving with the Army being granted, subject to certain reservations, an additional pension of 6d. a day if discharged to pension, or a gratuity of £20 if discharged without pension, transferred to the Re-

serve, or promoted to a Commission:

"And whereas Your Majesty was further graciously pleased, by Your Order in Council, bearing date the 22nd day of January 1920, to provide that Officers of the Royal Marines should be treated, in regard to emoluments during active Service and on retirement, similarly to Naval Officers, whereby status and emoluments equivalent to those of Warrant Officers of the Royal Navy were granted to Warrant Officers, Royal Marines, except Warrant Officers, Class II., to which rank it was laid down that no further appointments were to be made:

"And whereas Warrant Officers of the Royal Navy are eligible for such financial benefits as are referred to in the second paragraph hereof:

"And whereas we are of opinion that, Warrant Officers, Royal Marines, should therefore no longer be eligible for any financial benefits in respect of the award of the Military Cross:
"We beg leave humbly to recommend that

"We beg leave humbly to recommend that Your Majesty may be graciously pleased, by Your Order in Council, to sanction the exclusion of Warrant Officers, Royal Marines, from the provisions of Your Order in Council of the 28th June 1917, subject, however, to such exclusion not being operative in the case of existing Warrant Officers, Class II., who should continue to be eligible for these financial benefits

be eligible for these financial benefits.
"The Lords Commissioners of Your Majesty's Treasury have signified their concur-

rence in this proposal.'

His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council, to approve of what is therein proposed.

And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

M. P. A. HANKEY.

At the Court at Buckingham Palace, the 28th day of November 1923.

PRESENT,

The KING's most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 18th day of October 1923

(N.P. (2) 2965/23), in the words following,

"Whereas it is provided by Section 3 of the Naval and Marine Pay and Pensions Act, 1865, that all pay, pensions, or other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force to a person being, or having been, an Officer, Seaman or Marine therein, shall be paid in such manner, and subject to such restrictions, conditions, and provisions as are from time to time directed by Order in Council:

And whereas we have had under consideration the question of the administration of Gunnery and Torpedo Proficiency Prize Money

Funds:

"And whereas by Your Orders in Council, bearing dates the 17th day of May 1920, and the 13th day of August 1920, respectively, it is provided, inter alia, that no part of the Gunnery or Torpedo Proficiency Prize Money may be utilised for any purpose other than the payment of money prizes:

"And whereas we are of opinion that in the interests of Fleet Gunnery and Torpedo efficiency these funds should also be available for the pur-

chase of trophies, &c.:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased, by Your Order in Council, to empower us to administer these funds at our discretion whether by money payments or the purchase of trophies,

Commissioners Lords of Your Majesty's Treasury have signified their concur-

rence in this proposal."

His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council, to approve of what is therein proposed.

And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

M. P. A. HANKEY.

At the Court at Buckingham Palace, the 28th day of November 1923.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 14th day of November 1923 (C.E. 6428), in the words following, viz.:-

"Whereas by Section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions, or other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman or Marine therein, shall be paid in such manner, and subject to such restrictions, conditions, and provisions as are from time to time directed by Order in Council:

'And whereas we consider it desirable that any retired Officer of the Royal Navy or Royal Marines who may be appointed to the experimental staff, H.M.S. Excellent' should be subject to the provisions of Your Majesty's

Order in Council, bearing date the 13th day of December 1921, relative to the counting of service (after retirement) in the Inspection. Experimental and Compass Departments in the Admiralty for increase of retired pay:

And whereas under the provisions of Your Majesty's Order in Council, bearing date the 14th day of July 1922, certain Officers have been allowed to retire from the Active Lists of the Royal Navy and Royal Marines with rates of retired pay higher than those permissible under ordinary regulations for Officers of like age, rank and service and have nevertheless been retained for further service in the Inspection, Experimental and Compass Departments of the Admiralty:

"And whereas we are of opinion that in such cases some modification is necessary in the conditions under which Officers serving in these appointments are permitted to count service after retirement from the Active List for increase of retired pay under the provisions of Your Majesty's Order in Council, bearing date the

13th day of December 1921:
"We beg leave humbly to recommend that Your Majesty may be graciously pleased, by Your Order in Council,

(a) to sanction the addition of the posts on the experimental staff, H.M.S. 'Excellent to the list of appointments to which the provisions of Your Order, dated the 13th day of

December 1921, apply, and

- (b) to direct that the retired pay of any Officer who has been, or may hereafter be, retired from the Active List of the Royal Navy or Royal Marines with a special rate of retired pay higher than that permissible under the ordinary regulations in force at the date of retirement for an Officer of like age, rank and service, and who has been, or may hereafter be, either retained in, or appointed to, a post to which Your Order in Council, dated the 13th December 1921, as amended or extended by any subsequent Order, may apply, shall not on the final cessation of his service in any of the appointments in that Order referred to, exceed the greater of the two following sums:-
- (1) the retired pay for which he would have been eligible had he on retirement from the Active List of the Royal Navy or Royal Marines been awarded the rate of retired pay permissible under the ordinary regulations in force at the date of such retirement for an Officer of like age, rank and service and permitted to count the whole of his subsequent service for increase of retired pay under Your aforesaid Order, dated the 13th December 1921, or
- (2) the actual rate of retired pay awarded to him on retirement from the Active List without any addition or subsequent service.
- Lords Commissioners of Your Majesty's Treasury have signified their concurrence in these proposals.

His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council, to approve of what is therein proposed.

And the Right Honourable the Lords Commissioners of the Admiralty are to give the neces-

sary directions herein accordingly.

M. P. A. HANKEY.

-day of November 1923.

PRESENT,

The KING's most Excellent Majesty in Council.

WHEREAS there was this day read at the VV Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 17th day of November, 1923 (C.E. 4095), in the words following,

"Whereas by Section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions or other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman, or Marine therein shall be paid in such manner, and subject to such restrictions, conditions and provisions as are from time to time directed by Order in ·Council :

And whereas the payment of Submarine Allowance was approved by Order in Council dated the 4th November 1901, the rates being subsequently modified by Your Majesty's Orders in Council bearing dates the 28th July 1915, 22nd January 1920, 13th October 1920, and the 12th March 1923:

'And whereas we are of opinion that the grant of Submarine Allowance should be extended at our discretion to Officers serving at the Admiralty who may be required to embark

in Submarines:
"We beg leave humbly to recommend that Your Majesty may be graciously pleased, by Your Order in Council, to sanction the payment, at our discretion, to Officers on the Admiralty Staff, above the rank of Sub-Lieutenant and below the rank of Captain, who are in receipt of Admiralty Allowance, of an additional allowance of 2s per diem for each day on which they are required to serve at sea in a submarine, with effect from the 11th

May 1922. "The Lords Commissioners $^{\mathrm{of}}$ Majesty's Treasury have signified their concurrence in this proposal."

Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council, to approve of what is therein proposed.

And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

M. P. A. HANKEY.

At the Court at Buckingham Palace, the 28th day of November 1923.

PRESENT.

The KING's Most Excellent Majesty in Council. HEREAS in pursuance of the Bishops Resignation Act, 1869, a Representation has been made to His Majesty by the Right Honourable and Most Reverend Randall Thomas, by Divine Providence Lord Arch-bishop of Canterbury, Primate of all England and Metropolitan, at the distance of the Right Reverend Edward Stuart Talbot, by Divine

At the Court at Buckingham Palace, the 28th | Permission Lord Bishop of Winchester, and as such a Bishop of a Diocese within and of the Province of Canterbury, that the said Bishop is desirous of resigning his Bishopric (such resignation to take formal effect on the 1st day of December 1923), by reason that he is incapacitated by age from the due performance of his duties as Bishop:

And whereas His Majesty is satisfied of such incapacity, and that the said Bishop has

canonically resigned:

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to declare, and it is hereby declared, that the said Bishopric of Winchester shall become vacant on the 1st day of December 1923, and His Majesty, by and with the like advice, is pleased to direct, and it is hereby directed, that this Order be forthwith registered by the Registrar of the Diocese of Winchester.

M. P. A. HANKEY.

At the Court at Buckingham Palace, the 28th day of November 1923.

PRESENT,

'Ine KING's Most Excellent Majesty in Council.

HEREAS by the Osborne Estate Act, 1914, it is enacted that His Majesty may, by Order in Council, add to the persons for whose benefit the part of Osborne House mentioned in paragraph (b) of sub-section (4) of section one of the Osborne Estate Act, 1902, is to be used, such other classes of persons as, subject to such conditions and restrictions as may be imposed by the Order He may determine to be qualified on account of their public services to participate in such benefit, and may from time to time by Order in Council revoke or vary any such Order:

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, that as from the date of this Order persons:-

(1) in the permanent civil, diplomatic or consular service of the State; or

(2) in the permanent civil service of the Government of India, of the Malay States, of the Anglo-Egyptian Sudan, or of any Colony or Protectorate under the administration or control of one of His Majesty's Principal Secretaries of State, of Palestine, of Iraq, or of any mandated territory in Africa under such administration or control as aforesaid;

who have by the nature of their official duties prior to the date of admission been required to serve, and have recently served in a tropical, sub-tropical or unhealthy climate outside their country of origin, and to whom it may reasonably be expected that residence at Osborne would be specially beneficial, shall be eligible to participate in such benefit.

Provided that the admission of such persons to such benefit as aforesaid shall be subject to the following conditions and restrictions, that is to say, no such persons shall be admitted

to such benefit unless-

(a) He is recommended by the Secretary

of State under whose administration or control he is serving or has served, or by the Head of the Department in the permanent Civil Service of the State in which he is serving or has served;

(b) The First Commissioner of His Majesty's Works and Public Buildings is satisfied as to the suitability of the case;

- (c) There are paid towards the cost of his maintenance and treatment by himself and by the Government or Department under which he is or was serving such contributions as may be agreed between the Secretary of State or Head of the Department concerned and the First Commissioners of His Majesty's Works and Public Buildings; and
- (d) Such other conditions as may in like manner be agreed are satisfied.

M. P. A. HANKEY.

At the Court at Buckingham Palace, the 28th day of November 1923.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS on the 20th day of January, 1914, an International Convention for the Safety of Life at Sea, and for purposes incidental thereto, was duly entered into by His Majesty and the other Signatory Powers more especially referred to and set out in the said Convention:

And whereas a Statute 4 & 5 Geo. V, c. 50, intituled "An Act to make such amendments of the law relating to Merchant Shipping as are necessary or expedient to give effect to an International Convention for the Safety of Life at Sea" (being the Convention above referred to) was passed on the 10th day of August 1914, the short title of which is "The Merchant Shipping (Convention) Act, 1914":

And whereas by Section 29, Sub-section 5, of the said Act it was provided as follows:—

"This Act shall come into operation on

the 1st day of July 1915:

"Provided that His Majesty may, by Order in Council, from time to time postpone the coming into operation of this Act for such period, act exceeding on any occasion of postponement one year, as may be specified in the Order":

And whereas by divers Orders in Council the coming into operation of the said Act has been from time to time postponed, and now stands postponed, by virtue of an Order in Council of the 31st day of May 1923, until the 1st day of January 1924:

And whereas ilis Majesty deems it expedient that the provisions of the said Act should be further postponed:

Now, therefore, His Majesty, by and with the advice of His Priviy Council, in pursuance of the powers vested in Him by the aboverecited provision and of all other powers Him thereunto enabling, doth order, and it is hereby ordered, that the provisions of the Merchant Shipping (Convention) Act, 1914, shall be post-

poned from coming into operation until the 1st day of July 1924.

M. P. A. HANKEY.

At the Court at Buckingham Palace, the 28th day of November 1923.

PRESENT.

The KING's Most Excellent Majesty in Council

WHEREAS by Section 444 of the Merchant Shipping Act, 1894, it is provided that where the legislature of any British Possession by any enactment provides for the fixing, marking, and certifying of load-lines on ships registered in that Possession, and it appears to His Majesty the King, that that enactment is based on the same principles as the provisions of the fifth part of the said Merchant Shipping Act, 1894, relating to load-lines and is equally effective for ascertaining and determining the maximum load-line to which those ships can be safely loaded in salt water, and for giving notice of the load-line to persons interested, His Majesty in Council may declare that any load-line fixed and marked, and any certificate given in pursuance of that enactment shall, with respect to ships so registered, have the same effect as if it had been fixed, marked, or given in pursuance of the fifth part of the said Merchant Shipping Act, 1894:

And whereas the legislature of the Commonwealth of Australia has, by certain enactments, namely, the Commonwealth Navigation Acts, 1912-1920, provided for the fixing, marking and certifying of load-lines on ships registered in that Possession:

And whereas it has been made to appear to His Majesty the King that such provisions are based on the same principles as the provisions of the Merchant Shipping Act, 1894, and are equally effective for ascertaining and determining the maximum load-line to which ships registered in the Commonwealth of Australia can be safely loaded in salt water, and for giving notice of the load line to the persons interested:

Now, therefore, His Majesty, in exercise of the powers vested in Him by the Merchant Shipping Act, 1894, by and with the advice of the Privy Council, is pleased to declare, and doth hereby declare, that any load-line fixed and marked and any certificate given in pursuance of the said Commonwealth Navigation Acts shall, with respect to ships registered in the Commonwealth, have the same effect as if it had been fixed, marked or given in pursuance of the Merchant Shipping Act, 1894.

And His Majesty is further pleased to declare that the Orders in Council dated 7th March 1899, and 15th May 1900, respectively, declaring that load-lines fixed and marked, and certificates given in Victoria and South Australia respectively, shall have the same effect as if fixed, marked or given in pursuance of the Merchant Shipping Act, 1894, be and are hereby repealed, but without prejudice to anything done thereunder.

M. P. A. HANKEY.

At the Court at Buckingham Palace, the 28th | day of November 1923.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS the Scottish Board of Health has, under the provisions of the Burial Grounds (Scotland) Act, 1855, as amended by the Scottish Board of Health Act, 1919, made a Representation that they have received a copy of an Interlocutor by the Sheriff Substitute of Perthshire dated the 28th March 1923, made on a Petition of the Parish Council of Dunblane and Lecropt finding that the Churchyard or Burial Ground in the Burgh of Dunblane surrounding the Cathedral of Dunblane in the Parish of Dunblane and Lecropt and County of Perth is offensive and contrary to decency.

Perth is offensive and contrary to decency:
And whereas in the said Representation it
was recommended that burials should be forthwith discontinued in the said Churchyard or
Burial Ground of Dunblane Cathedral in terms
of the said first-named Act, with the exceptions

hereinafter specified:

And whereas by an Order in Council of the 11th October, 1923, Notice of such Representation was given, and it was ordered that the same should be taken into consideration by a Committee of the Privy Council on the 20th November 1923, and that the said Order, or Notice thereof, should be published in the Edinburgh Gazette, and that copies of the said Order, or Notice thereof, should be fixed on the doors of the Church of, or in some other conspicuous places within the said Parish of Dunblane and Lecropt, one month before the said 20th November 1923:

And whereas Notice of the said Representation, and of the time when it pleased His Majesty to order the same to be taken into consideration by the Privy Council has been duly published in the Edinburgh Gazette, and fixed in the manner required by the said Order in Council:

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

That burials be forthwith discontinued in the Churchyard or Burial Ground of Dunblane Cathedral in terms of the Burial Grounds (Scotland) Act, 1855, except for the burial therein of the following persons on the conditions after specified:—(1) Relicts having spouses buried in the said Churchyard prior to the date of this Order; (2) Parents who have a child buried there prior to the date of the said Order; (3) Children of Parents buried there prior to the date of the said Order (excepting married sons or daughters not resident in the Parish); (4) Any person resident in the Parish who had a brother or sister buried in the said Churchyard prior to the date of the said Order; (5) Any unmarried person (though not resident in the Parish) who had a brother or sister buried in the said Churchyard prior to the date of the said Order. But subject always to the following conditions:—(a) That no interment shall take place unless there is a lair in the family ground available for use at the time required; (b) That no interment shall be made where the grave is not at least five feet deep or which involves any interference with the remains of a previous interment; (c) That no interment shall be made which will interfere with a coffin in an adjoining lair; (d) That no interment shall be made in any grave within at least 20 years from the date of the immediately preceding interment.

M. P. A. HANKEY.

White Lodge, Richmond Park, 30th November, 1923.

The Duke of York has been pleased to appoint Lieutenant Colin Buist, R.N. (retired), to be an Equerry to His Royal Highness.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

St James's Palace, S.W. 1, 30th November, 1923.

The KING has directed that the appointment of Harold James McDougall to be a Member of the Civil Division of the Most Excellent Order of the British Empire, dated the 1st January 1920, shall be cancelled and annulled, and his name erased from the Register, in consequence of his having been convicted by the Civil Power.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

St. James's Palace, S.W. 1, 30th November 1923.

The KING has been graciously pleased to give orders for the following appointment to the Most Honourable Order of the Bath:—

To be a Member of the Military Division of the Third Class, or Companions, of the said Most Honourable Order:—

Surgeon Commander William Perceval Hingston, R.N.

In recognition of the gallant conduct displayed and the valuable services rendered on the occasion in September last of the destruction by earthquake and fire of the R.N. Sick Quarters, Yokohama, when by his gallantry and presence of mind he was the direct means of saving the lives of the large number of refugees who sought escape from the fire in the Hospital Grounds.

TENDERS FOR TREASURY BILLS AND TREASURY BONDS.

- 1. The Lords Commissioners of His Majesty's Treasury hereby give notice that Tenders will be received at the Chief Cashier's Office, at the Bank of England, on Friday the 7th December 1923, at 1 o'clock, for
 - (a) Treasury Bills to be issued under the Treasury Bills Act, 1877, the National Debt

Act, 1889, and the War Loan Acts, 1914-1919; and

- (b) £4 per cent. Treasury Bonds, repayable at par on the 15th April 1933.
- 2. The maximum amount of Treasury Bills and Treasury Bonds to be issued will be £45,000,000. The amount of Treasury Bonds issued will not exceed £4,000,000, but subject to that limit the total amount issued will be divided between Bills and Bonds in such proportions as Their Lordships may determine.

TREASURY BILLS.

- 3. The Bills will be in amounts of £5000 or £10,000. They will be dated at the option of the Tenderer on any business day from Monday the 10th December 1923, to Saturday the 15th December 1923, inclusive, and will be payable at three months after date.
- 4. The Bills will be issued and paid at the Bank of England.
- 5. Each Tender must be for an amount not less than £50,000, and must specify the date on which the Bills required are to be dated, and the net amount per cent. (being an even multiple of one penny) which will be given for the amount applied for. Separate Tenders must be lodged for Bills of different dates.

4 PER CENT. TREASURY BONDS, 1933.

- 6. The Bonds will be in denominations of £50, £100, £200, £500, £1000, and £5000. They will be exempt from Corporation Profits Tax and will, as indicated in the Notice of 5th October 1923, rank pari passu with those issued under the Prospectus of the 23rd March 1923. They will be dated at the option of the Tenderer on any business day from Monday the 10th December 1923, to Saturday the 15th December 1923, inclusive; the first dividend, payable on the 15th April 1924, will represent in the case of each Bond interest to that date from the date of the Bond.
- 7. Each Tender must be for an amount not less than £50,000, and must specify the date on which the Bonds required are to be dated, and the net amount per cent. (being an even multiple of one shilling) which will be given for the amount applied for. Separate Tenders must be lodged for Bonds of different dates.

8. Tenders must be made through a London Banker, Discount House or Broker.

- 9. The persons whose Tenders are accepted will be informed of the same not later than the following day, and payment in full of the amounts of the accepted Tenders must be made to the Bank of England by means of Cash or a Banker's Draft on the Bank of England not later than 2 o'clock (Saturday 12 o'clock) on the day on which the relative Bills or Bonds are to be dated.
- 10. In virtue of the provisions of Section 1 (4) of the War Loan Act, 1919, Members of the House of Commons are not precluded from tendering for these Bills and Bonds.
- 11. Tenders must be made on the printed forms which may be obtained from the Chief Cashier's Office, Bank of England.
 - 12 The Lords Commissioners of His

Majesty's Treasury reserve the right of rejecting any Tenders.

Treasury Chambers, 30th November 1923.

NOTICE.

COLONIAL STOCK ACT, 1900 (63 & 64 Vic. c. 62).

Addition to List of Stocks under Section 2.

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

Government of Nigeria 4% Inscribed Stock, 1963.

The restrictions mentioned in Section 2, Sub-Section (2) of the Trustee Act, 1893, apply to the above Stock (see Colonial Stock Act, 1900, Section 2).

NOTICE.

COLONIAL STOCK ACT, 1900 (63 & 64 Vic c. 62).

ADDITION TO LIST OF STOCKS UNDER SECTION 2.

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

Union of South Africa 5% Inscribed Stock, 1933-43.

The restrictions mentioned in Section 2, Sub-Section (2) of the Trustee Act, 1893, apply to the above Stocks (see Colonial Stock Act, 1900, Section 2).

Foreign Office, November 24, 1923.

The KING has been pleased to approve of:—

Señor Don Adolfo A. Jimenez as Consul-General of Panama at Kingston, Jamaica;

Monsieur Frantisek Kveton as Consul of the Czechoslovak Republic at Liverpool;

Mr. Ernest Courtenay Lord as Consul of Chile at Birmingham;

Señor Don Juan de Aliaga as Consul of Peru at Cardiff;

Mr. Frank C. Lee as Consul of the United States of America at Bradford;

Mr. Walter H. Jago as Consul of Chile at Plymouth;

Mr. Charles F. Southwell as Consul of Peru at Bristol:

Mr. Anton Vöge as German Consul at Leith, for the Counties of Edinburgh, Haddington, Peebles, Selkirk and Roxburgh, and that part of the County of Linlithgow eastward of Blackness;

Mr. James Wallace Connel as German Vice-Consul at Burntisland, for Burntisland and the north coast of the Firth of Forth, westward to St. David's and Charlestown, and eastward to Kirkcaldy and Dysart, including all these places;

Señor Don Árturo Déry as Consul of Nicaragua

at Quebec; Mr. Thomas W. Chilton as Consul of the United States of America at Durban, Natal; Mr. Alfred R. Thomson as Consul of the United States of America at Madras;

Dr. Georges Adamkiewicz as Consul of Poland

at Jerusalem, for Palestine;

Mr. James S. Benedict as Consul of the United States of America at Windsor, Ontario, Canada;

Mr. George Giabra Pierides as Consul of Norway at Larnaca, for the Island of Cyprus;

Mr. Frank Alexander Mackey as Consul of Norway at Georgetown, for British Guiana; Mr. C. Brewster Joske as Consul of Norway at Suva, for the Colony of Fiji, the Gilbert and Ellis Islands Colony and other islands within the jurisdiction of the High Commissioner for the Western Pacific, with the exception of the British Solomon Islands Protectorate and the New Hebrides; and Señor Don Ernesto Bermúdez as Vice-Consul of Bolivia at Manchester.

Whitehall, November 30, 1923.

The KING has been pleased, by Warrant under His Majesty's Royal Sign Manual, bearing date the 29th instant, to appoint the Honourable Alfred Clive Lawrence, C.B.E., to be His Majesty's Procurator in all causes and matters Martrimonial, Maritime, Foreign, Civil and Ecclesiastical, in the room of Sir John Paget Mellor, K.C.B., who has retired.

> Ministry of Labour, Whitehall, S.W. 1.

This First day of December 1923. UNEMPLOYMENT INSURANCE ACTS. 1920 то 1923.

NOTICE OF PROPOSAL TO MAKE A SPECIAL ORDER VARYING AND AMENDING THE SPECIAL SCHEME OF UNEMPLOYMENT INSURANCE FOR THE IN-SURANCE INDUSTRY.

The Minister of Labour hereby gives notice that he proposes by virtue of the powers conferred upon him by Section 18 of the Unemployment Insurance Act, 1920, to make a Special Order varying and amending the Unemployment Insurance (Insurance Industry Special Scheme) Order, 1921, and the Schedule to that Order.

Copies of the draft Special Order may be obtained on application in writing to the Principal Assistant Secretary, Ministry of Labour, Employment and Insurance Department, Queen Anne's Chambers, S.W. 1.

Objections to the draft Special Order must be sent to the above address within 21 days from the fourth of December 1923.

Every objection must be in writing and must

(a) the draft Order or portions of the draft Order objected to;

(b) the specific grounds of objection;

(c) the omissions, additions or modifications asked for.

Given under the Official Seal of the Minister of Labour this first day of December one thousand nine hundred and twenty-three.

> H. J. WILSON, Secretary of the Ministry of Labour.

> > Downing Street, 30th November, 1923.

The KING has been pleased to appoint Brigadier-General the Right Honourable the Earl of Athlone, G.C.B., G.C.M.G., G.C.V.O., D.S.O., A.D.C., to be Governor-General and Commander-in-Chief of the Union of South Africa and High Commissioner for South Africa.

Admiralty, 27th November 1923.

The KING has been graciously pleased toapprove of the award of the following Medals to the undermentioned men in recognition of their gallant services on the occasion, in September last, of the destruction by earthquake and fire of the R.N. Sick Quarters, Yokohama:—

To receive the Meritorious Service Medal. S.B.A. William Bilton, O.N. M.18103 (Po.).

L.S.B.A. Charles Victor Eyles, O.N. M.5178 (Po.).

Actg. S.B.P.O. Alfred Gilbert Richards, O.N. M.2558 (Po.).

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(Dated 28th November 1923.)

GREAT BRITAIN (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:-

Revocation of Previous Orders.

1. The Orders described in the Third Schedule to this Order are hereby revoked.

Meaning of Terms.

2. In this Order:

An Infected Area " means an described in the First Schedule hereto;

"The Controlled Area" means the Area described in the Second Schedule hereto.

If any farm (excluding any detached part) is partly within and partly outside an Infected 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 the Infected Areas.

- 3.—(a) No animal shall be moved out of the Infected Area.
- (b) No animal shall be moved without a licence under Article 4 of this Order:—

(i) into an Infected Area; or

- (ii.) along or across any road or other highway or by water within an Infected Area.
- (c) No animal shall be permitted by the owner or person in charge thereof to stray upon any road or other highway in an Infected Area.
- (d) No market, sale or exhibition of animals shall be held in an Infected 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. No licence shall be granted for the holding of any such sale on any premises within a radius of five miles from any place infected with Foot-and-Mouth Disease;

(e) No slaughterhouse manure or refuse shall be moved out of an Infected Area or be brought into contact with animals in any such

Area.

(f) The landing of animals at the approved Landing Places at the Ports of Preston and Manchester is hereby prohibited except for the purpose of slaughter within the Landing Place, within 96 hours of the time of landing. The landing of animals at the approved Landing Place at the Port of Fleetwood is hereby prohibited.

Movement of Animals by Licence into or Within the Infected Areas.

- 4. Licences may be granted by an Inspector of a Local Authority for the following movements of animals only:—
- (a) From premises outside any Infected Area to a slaughterhouse in an Infected Area. Animals so moved shall be slaughtered within 96 hours of the time of arrival at the slaughterhouse.

(b) From premises outside any Infected Area to a farm in an Infected Area.

- (c) From a farm in an Infected Area to a licensed fat stock market or fat stock sale in the same Area.
- (d) From a licensed fat stock market or sale in an Infected Area or from a farm or other premises in an Infected Area to a slaughterhouse in the same Infected Area. Animals so moved shall be slaughtered within 96 hours of the time of arrival at the slaughterhouse.

(e) From one farm to another in the same Infected 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.")

Provided that no licence shall be granted under this Article for (i) the movement of any animal on a road within a radius of two miles from any place infected with Foot-and-Mouth Disease, or (ii) the movement of animals from any premises to any farm for the purpose of sale at a licensed farm sale.

Restrictions in Force in the Controlled Area.

5.—(a) No animal shall be moved out of the Controlled Area except into an Infected Area with a licence under paragraphs (a) or (b) of the preceding Article.

(b) No animal shall be moved without a clicence under Article 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. No licence shall be granted for the holding of any such sale on any premises within a radius of five miles from any place infected with Foot-and-Mouth Disease.
- (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. Licences may be granted by an Inspector of a Local Authority for the following movements of animals only:—
 - (a) From premises outside the Controlled and Infected Areas to a slaughterhouse in the Controlled Area. Animals so moved shall be slaughtered within 96 hours of the time of arrival at the slaughterhouse.

(b) From premises outside the Controlled and Infected Areas to a farm in the Con-

trolled Area.

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

(d) 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. Animals so moved shall be slaughtered within 96 hours of the time of arrival at the slaughterhouse;

(e) 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").

Provided that no licence shall be granted under this Article for (i.) the movement of any animal on a road within a radius of two miles from any place infected with Foot-and-Mouth Disease, or (ii.) 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 Controlled Area or Infected Areas respectively to premises in such areas in which cases the licence shall be granted by an Inspector of the Local Authority of the district in which the place of destination is situate.

(b) Licences shall not permit movement on any road within a radius of two miles of a Foot-and-Mouth Disease Infected Place, or movement out of the Controlled Area or an Infected Area in order to reach a destination in

the 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 rail and 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 :?

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 Controlled and Infected Areas by railway permitted.

8. This Order shall not prevent the movement of animals direct by railway through the Controlled Area or the Infected Areas or both, if the animals are not untrucked within the Area or Areas through which they are so moved.

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 liable to prosecution.

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) promote the entry of any person into any field, shed or other place in an Infected 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.

Control of 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 an Infected 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.

Movement of Imported Animals.

12. Imported animals intended to be moved from an approved Landing Place to a destination within the Controlled Area or within any of the Infected Areas shall be accompanied throughout the movement by (1) a licence issued under this Order by an Inspector of the Local Authority of the place of destination, and (2) the licence granted by the Inspector of the Ministry under the Imported Animals Order of 1923, authorising the removal of the animals from the Landing Place. The last mentioned licence shall not be issued until the Local Authority's licence is produced to the Inspector of the Ministry at the Landing Place.

Local Authority to Enforce Order.

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

Offences.

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

Commencement.

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

Short Title.

16. This Order may be cited as the GREAT BRITAIN (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 twenty-eighth
day of November nineteen hundred
and twenty-three.

J. Jackson, Authorised by the Minister.

SCHEDULE.

Controlled Area.

An area comprising:

In Scotland.

The counties (including all burghs geographically situate therein) of Berwick, Haddington, Midlothian, Linlithgow, Lanark, Peebles, Selkirk, Roxburgh, Dumfries, Kirkcudbright, Wigtown and Ayr (excluding such portions of any of those counties as are for the time being comprised within a Prohibited Area or Controlled Area for the purposes of any other Order of the Minister relating to Foot-and-Mouth Disease).

In England.

The counties (including all county and other boroughs geographically situated therein) of Cumberland, Westmorland, Yorkshire (East, NorthRidings), Lancaster, and Derby, Nottingham, Lincoln (Holland, Kesteven and Lindsey Divisions), Norfolk, Isle of Ely, Cambridge, Soke of Peterborough, Rutland, Leicester, Stafford, Salop, Hereford Monmouth, Worcester, Warwick, North-Hereford ampton, Huntingdon, Bedford, East and West Suffolk, Essex, Hertford, London, Middlesex, Berkshire, Buckingham, Oxford and Gloucester (excluding such portions of those counties and boroughs as are for the time being comprised within an Infected Area for the purposes of this Order or a Prohibited or Controlled Area for the purposes of any other Order of the Minister relating to Foot-and-Mouth Disease).

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(Dated 29th November 1923.)

ABERDEENSHIRE AND DISTRICT (FOOT-AND-MOUTH DISEASE) ORDER OF 1923 (No. 2).

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 Controlled Area" means the Area in which the movement of animals is hereby controlled.

The Controlled Area is described in the Schedule hereto. 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

"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 Controlled Area.

- 2.—(a) No animal shall be moved out of the Controlled Area.
- (b) No animal shall be moved without a licence under Article 3 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. No licence shall be granted for the holding of any such sale on any premises within a radius of five miles from any place infected with Foot-and-Mouth Disease;
- (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.

- 3. Licences may be granted by an Inspector of a Local Authority for the following movements of animals only:—
 - (a) From premises outside the 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").

Provided that no licence shall be granted under this Article for (i) the movement of any animal on a road within a radius of two miles from any place infected with Foot-and-Mouth Disease, or (ii) the movement of animals from any premises to any farm for the purpose of sale at a licensed farm sale.

Conditions of Licence.

4.—(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 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 shall not permit movement on any road within a radius of two miles of a Footand-Mouth Disease Infected Place, or movement out of the Controlled Area, in order to

reach a destination in that 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 Controlled Area by Railway Permitted.

5. This Order shall not prevent the movement of animals direct by railway through the Controlled Area, if the animals are not untrucked within such Area.

Animals for Slaughter to be Marked.

- 6.—(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.

7.—(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 ne has obtained a licence to do so from an Inspector of the Ministry or of the Local Authority.

(2) Copies of such notice 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.

8.—(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 Controlled 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.

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

Offences.

10. 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.

11. The Aberdeenshire and District (Foot-and-Mouth Disease) Order of 1923 is hereby revoked.

Short Title.

12. This Order may be cited as the Aberdeenshire and District (Foot-and-Mouth Disease) Order of 1923 (No. 2).

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

J. JACKSON, Authorised by the Minister.

SCHEDULE.

Area to which this Order applies.

Controlled Area.

An Area comprising:—

In the county of Aberdeen.

The parishes of Aberdour, Tyrie, Strichen, Old Deer, New Deer, King Edward, Monqu-

hitter, Turriff, Auchterless, Fyvie, Methlick, Tarves, Meldrum, Daviot, Rayne, Culsalmond, Forgue, Drumblade, Huntly, Cairnie, Garthly, Kennethmont, Insch, Premnay, Oyne, Chapel of Garioch, Monymusk, Keig, Alford, Tully-nessle and Forbes, Leslie, Clatt, Achindoir and Kearn, Kildrummy, Rhynie, and Glass.

In the county of Banff.

parishes Cabrach, $^{
m of}$ Mortlach. Botriphnie, Keith, 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, 8.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(Dated 27th November 1923.)

PERTHSHIRE DISTRICT FIFEAND (FOOT-AND-MOUTH DISEASE) ORDER OF 1923 (No. 2).

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:-

Movement of Animals for Immediate Slaughter.

- 1. Notwithstanding anything contained in the Fife and Perthshire District (Foot-and-Mouth Disease) Order of 1923, or in the Renfrewshire and District (Foot-and-Mouth Disease) Order of 1923 (No. 6), animals may be moved from premises (including a licensed fat stock market) in the Controlled Area described in the firstmentioned Order to any public slaughterhouse in the Controlled Area to which the last-mentioned Order applies under and in accordance with the following conditions, namely:-
 - (i.) The animals shall be accompanied throughout the movement by a licence granted by an Inspector of the Local Authority of the district in which the slaughterhouse is situate.
 - (ii.) The animals shall in any case be slaughtered within 96 hours of the time of arrival at the slaughterhouse, but the Local Authority of the district in which the slaughterhouse is situated may require the animals to be slaughtered within any less period than 96 hours if they think fit.

 (iii.) No licence shall be granted under this

Order for the movement of any animals from or to any premises or along any road within a radius of two miles from any place infected

with Foot-and-Mouth Disease.

(iv.) In all other respects the animals shall be subject to the conditions laid down in the Renfrewshire and District (Foot-and-Mouth Disease) Order of 1923 (No. 6) in respect of animals moved for slaughter into the Controlled Area to which that Order applies.

Short Title.

2. This Order may be cited as the FIFE AND PERTHSHIRE DISTRICT (FOOT-AND-MOUTH DISEASE) ORDER OF 1923 (No. 2).

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

> J. JACKSON, Authorised by the Minister.

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 27th 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 twenty-seventh day of November nineteen hundred and twenty-three.

> J. JACKSON. Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Place.

The lands and buildings known as Mains of Bowie Barclay, in the occupation of Mrs. Alexander M'Kay M'Intyre, in the parishes of Turriff and Auchterless, in the county of Aber-

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 27th 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 twenty-seventh
day of November, nineteen hundred
and twenty-three.

J. JACKSON, Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Place.

The farm holding known as Chapelton, in the occupation of Messrs. John Waugh and Robert W. G. 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 29th 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 twenty-ninth
day of November, nineteen hundred
and twenty-three.

J. JACKSON, Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Places.

- The farm holding known as Summerston, in the occupation of Andrew Russell, in the parish of New Kilpatrick, in the county of Dumbarton.
 - (2) The premises known as Newtown Dairy, in the occupation of James Mitchell, 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 28TH 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 twenty-eighth day of November, nineteen hundred and twenty-three.

J. Jackson, Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Place.

The farm steading known as Ashfield Farm, in the occupation of Messrs. Robert and Janet Weir, in the parish of Glasgow (Barony), in the county of Lanark.

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 29TH 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 Fcot-and-Mouth Disease.

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

J. JACKSON, Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Place.

The holding known as Capellie Farm, in the occupation of Alexander Wilson, in the parish of Neilston, in the county of Renfrew.

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 27TH 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 twenty-seventh
day of November, nineteen hundred
and twenty-three.

J. JACKSON, Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Place.

The holding known as Whiteford Farm, in the occupation of Andrew Wilson, in the burgh of Paisley, in the county of Renfrew.

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 28TH 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 twenty-eighth day of November, nineteen hundred and twenty-three.

J. JACKSON, Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Place.

The holding known as Langbank Farm, in the occupation of John Ralston, in the parish of Baldernock, 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.

PATENTS AND DESIGNS ACTS. 1907 AND 1919.

Application for Restoration of Lapsed Patent under Section 20.

Notice is hereby given, that Wilson B. Wigle has made application for the restoration of the Patent granted to him for an invention entitled "Improvements in and relating to hooks designed especially for handling oil well casings and the like" numbered 148371 (20291 of 1920) and bearing date the 19th day of May 1915, which expired on the 19th day of May 1919, owing to the non-payment of the prescribed Renewal Fee. Any person may give notice of Opposition to the restoration by leaving Patents Form No. 17 at the Patent Office, 25 Southampton Buildings, London, W.C. 2, on or before the 28th day of January 1924.

W. Temple Franks,

Comptroller-General.

The Patent Office.

JOINT STOCK COMPANIES.

Notice is hereby given, pursuant to Section (242) (5) of 8 Edw. 7, cap. 69, Companies (Consolidation) Act, 1908, that the names of the under-mentioned Companies have this day been struck off the Register, and such Companies are hereby dissolved :-

African Agency (Glasgow) Limited. Airlie Industries Limited. Archibald Murray & Company Limited. Arden Trust Company. Barron & Company Limited. Bedford Trading Company Limited. British Petrol & Motor Trading Company Limited. British Riddling Company Limited.

Cartsdyke 'Steamship Company Limited.

Casey Limited.

Central Chemical Company (Glasgow) Limited. City and County Insurance Company Limited. 'Closed System' Cyanide Recovery Syndicate Limited.

Cosmos Hosiery Company Limited. Craigmhor Steamship Company Limited. Dreghorn and Springside Picture House

Edgar Allison & Company Limited. Edinburgh Toy Factory Limited. "Elfin" Limited.

Farquhar & White Limited. G. D. Sutherland Limited.

Glasgow Securities Company Limited. Gray, Drennan and Company Limited. Great Western Rialto Limited.

H. & G. Syndicate Limited. Hampton Trust Limited.

Hillend Investment Company.

Household Washings and Laundry Company Limited.

Impressions Publishing Company Limited.

Irish Film Service Limited.

John Boyd (Edinburgh) Limited. K. L. Patents Company Limited. Laird Line Limited.

Lanarkshire Cinema Company Limited. Lanfine Steam Thrashing Company Limited.

Machan Coal Company Limited. New Era Chemicals Limited.

New Kinema,' Kilbowie, Limited.

Palladium Picture House (Dundee) Limited. Paramaribo Rubber and Timber Estates Limited.

Scottish Accident Claims Assessors Limited. Scottish Western and Pacific Trust Company Limited.

Standard Daylight Appliances Company Limited.

Stonehouse Cinema Limited.

Thomson Reid Limited.
Walkers' Trawlers (Newhaven) Limited.
Wester Moffat Colliery Company Limited. William Henderson (Motherwell) Limited. Williamson & Co. (Scotland) Limited. Woolara Hosiery Company Limited.

> James Adam, Registrar of Joint Stock Companies.

Exchequer Chambers, Edinburgh. 4th December 1923.

PERTHSHIRE COUNTY COUNCIL. WESTERN DISTRICT.

OTIFICATION is hereby given, in terms of OTIFICATION is hereby given, in terms of Section 14 (1) of the Local Government (Scotland) Act, 1908, that the Western District Committee of the County Council of the County of Perth, being the Local Authority for the said District under the provisions of the Local Government (Scotland) Act, 1889, and the Public Health (Scotland) Act, 1887, have received a Requisition by Ratepayers within the District of the said Local Authority requiring the said Local Authority in terms of Section 131 (1) of the said Public Health Act to meet and consider the propriety of forming a part of the said Local Authority's District, viz.—the Village of BRACO, in the Parish of Ardoch, according to certain boundaries, into a SPECIAL WATER STEPLY DISTRICT.

The Meeting of the Local Authority to consider the Requisition will be held within the Clerk's Writing Chambers, Dunblane, on Saturday, 5th January 1924, at 11 o'clock forenoon.

JOHN STEWART, Clerk to Local Authority. Dunblane, 4th December 1923.

PERTHSHIRE COUNTY COUNCIL. WESTERN DISTRICT.

NESTERN DISTRICT.

NOTIFICATION is hereby given, in terms of Section 14 (1) of the Local Government (Scotland) Act, 1908, that the Western District Committee of the County Council of the County of Perth, being the Local Authority for the said District under the provisions of the Local Government (Scotland) Act, 1889, and the Public Health (Scotland) Act, 1889, and the Public Health (Scotland) Act, 1897, have received a Requisition by Ratepayers within the District of the said Local Authority requiring the said Local Authority in terms of Section 122 (1) of the said Public Health Act to meet and consider the propriety of forming a part of the said Local Authority's District, viz.:—the Village of

BRACO, in the Parish of Ardoch, according to certain boundaries, into a SPECIAL DRAINAGE DISTRICT.

The meeting of the Local Authority to consider the Requisition will be held within the Clerk's. Writing Chambers, Dunblane, on Saturday, 5th January 1924, at 11 o'clock forenoon.

JOHN STEWART, Clerk to Local Authority. Dunblane, 4th December 1923.

Advertisement of Cancelling.

Name of Society, TONGUE AGRICULTURAL CO-OPERATIVE SOCIETY LIMITED.

NOTICE is hereby given that the Assistant Registrar of Friendly Societies for Scotland has, pursuant to the Industrial and Provident Societies. Act, 1893, this day Cancelled the Registry of the Tongue Agricultural Co-operative Society Limited (Reg. No. 622 R., Sutherland), held at Hall, Tongue, in the County of Sutherland, at its request.

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

Dated the 3rd day of December 1923.

CHILTON L. Addison Smith, W.S., Assistant Registrar for Scotland.

19 Heriot Row, Edinburgh.

THE FALKIRK DIAMOND STEEL COMPANY LIMITED.

PETITION has been presented to the Court of Session (Second Division,—Mr. Antonio, Clerk)
The Falkirk Diamond Steel Company Limited,
The Falkirk Diamond Steel Company Limited, and Reduced, Falkirk, incorporated under the Companies Acts, 1908 and 1913, and having their Registered Office in Falkirk, praying their Lordships, inter alia, (1) to pronounce an Order confirming the Reduction of Capital resolved on by the Special Resolution passed by the Company at an Extraordinary General Meeting, duly convened, and held within its Registered Office on seventh Sentamber pine. within its Registered Office on seventh September nineteen hundred and twenty-three, and duly confirmed at a subsequent Extraordinary General Meeting held on twenty-fourth September nineteen hundred and twenty-three, and which Special Resolution is in these terms:

"(1) That the issued capital of the Company, "amounting to £8000 in Shares of £1 each, "be written down to the sum of £2000 by "the cancellation of 15s. per Share, which is unrepresented by available assets, making the Shares of the value of 5s. each fully paid, and also that the unissued capital of the Company, consisting of 2000 Shares of £1 each, be converted into 8000 Shares of 5s. each."

(2) to approve of the Minute of Reduction of Capital set forth in the Petition; (3) to dispense altogether with the further use of the words "and Reduced" as part of the name of the Company, and (4) to direct the registration of the Confirmation Order and said Minute by the Registrar of Joint Stock Companies, and on the said Order and Minute being registered by the said Registrar, to order notice of such registration to be given by advertisement once in the Edinburgh Gazette, or by such advertisement as to your Lordships shall seem proper.

On which Petition their Lordships of the Second Division have been pleased to pronounce an Interlocutor in the following terms:—

"Edinburgh. 1st December 1923.—The Lords in (2) to approve of the Minute of Reduction of Capital

"Edinburgh, 1st December 1923.—The Lords in "the meantime and until further Orders of Court dispense with the addition of the words 'and "Reduced' to the Petitioning Company's name; appoint the Petition to be intimated on the Walls and in the Minute-Book in common form, to be advertised once in the Edinburgh Gazette and once in each of the Scotsman and Falkirk Herald newspapers, and allow all parties having or claiming interest to lodge Answers, if so advised, with eight "days after such intimation and advertisement.
(Signed) "ROBERT MUNRO, I.P.D."

Of all which Intimation is hereby given.

MARSHALL & HUNTER, Solicitors, Royal Bank Buildings, Falkirk;

SMART. MACDONALD PROSSER, W.S., 19 York Place, Edinburgh,

Agents for Petitioners.

3rd December 1923.

LORD & COMPANY LIMITED (in Liquidation).

A T an Extraordinary General Meeting of the Convened, and held at the Registered Office of the Company, 121 Saint Vincent Street, Glasgow, on Thursday the 8th day of November 1923, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the said Registered Office of the Company, 121 Saint Vincent Street, Glasgow, on Friday the 30th day of November 1923, the following Special Resolutions were duly confirmed: were duly confirmed :

(2) "That the Company be wound up voluntarily."
(2) "That Robert Graham Napier, Chartered Accountant, 121 St. Vincent Street, Glasgow, be and is hereby appointed Liquidator for the purpose of such winding up."

R. GRAHAM NAPIER, Liquidator.

Glasgow, 30th November 1923.

LORD & 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 Monday the 17th day of December 1923, at 12 o'clock noon.

R. GRAHAM NAPIER, Liquidator.

121 St. Vincent Street, Glasgow, 3rd December 1923.

Note.—This Meeting is held to comply with the terms of the Companies (Consolidation) Act, 1908.

THE NEW LINE STEAMSHIP COMPANY LIMITED (in Voluntary Liquidation).

T an Extraordinary General Meeting of the Share-A holders of the above-named Company, duly convened, and held at 56 Bernard Street, Leith, on Friday the 9th November 1923, the following Extraordinary Resolutions were duly passed; and at a sub-sequent Meeting of Shareholders, held on Monday the 26th November 1923, the Resolutions were duly confirmed, viz.:

That the Company be wound up voluntarily. That Mr. John B. Peden, Chartered Accountant, Edinburgh, be appointed Liquidator of the Company for the purpose of winding up the affairs and distributing the assets.

G. WILSON, Chairman. JOHN B. PEDEN, C.A., Liquidator.

THE NEW LINE STEAMSHIP COMPANY LIMITED (in Voluntary Liquidation).

IN terms of Section 188 of the Companies (Consolidation) Act, 1908, notice is hereby given that a Meeting of the Creditors of the New Line Steamship Company Ltd., 56 Bernard Street, Leith, will be held at 48 Queen Street, Edinburgh, on Tuesday, 11th December 1923, at 12 o'clock noon.

JOHN B. PEDEN, C.A., Liquidator.

48 Queen Street, Edinburgh, 28th November 1923.

-This Meeting requires to be held in order to comply with the requirements of the Companies Acts. Creditors of the Company will be paid in full.

THE COATBRIDGE ENTERTAINERS LIMITED (in Voluntary Liquidation).

T an Extraordinary General Meeting of the above-A named Company, duly convened, and held within the Registered Office of the Company, at 79 West Regent Street, Glasgow, on Monday the twenty-sixth day of November 1923, at 10.30 o'clock fore-noon, the following Extraordinary Resolutions were duly passed, viz. :-

(1) "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.

(2) That John M'Connell, Chartered Accountant, Glasgow, be and he is hereby appointed Liquidator for the purpose of such winding up."

WILLIAM THOMAS DOHERTY, Chairman.

79 West Regent Street, Glasgow, 29th November 1923.

THE COATBRIDGE ENTERTAINERS LIMITED (in Voluntary Liquidation).

OTICE is hereby given that, in pursuance of Section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the Creditors of the Coatbridge Entertainers Limited (in Liquidation) will be held within the Registered Office of the Company at 79 West Regent Street, Glasgow, on Wednesday the twelfth day of December 1923, at 3.30 o'clock afternoon. Those claiming to be Creditors of the Company are required to lodge their claims along with the vouchers thereof with the Subscriber forthwith.

JNO. M'CONNELL, Liquidator.

79 West Regent Street, Glasgow, 29th November 1923.

HALKA CONFECTIONS LIMITED (in Liquidation).

NOTICE is hereby given that at an Extraordinary General Meeting of the Shareholders of the above-named Company, duly convened, and held at 55 West Regent Street, Glasgow, on the twenty-ninth day of November 1923, the following Extraordinary Resolution was duly passed, viz.:—

"That it has been proved to the satisfaction of the

"Company that it cannot, by reason of its "liabilities, continue its business, and that it "is advisable to wind up the same, and the said Halka Confections Limited be and is "hereby wound up voluntarily, and that Mr.
"Robert Hutchison, C.A., 58 West Regent
"Street, Glasgow, be appointed Liquidator for
"the purposes of the winding up."

In accordance with Section 188 of the Companies (Consolidation) Act, 1908, notice is hereby given that a Meeting of the Creditors will be held within the Office of the Liquidator, 58 West Regent Street, Glasgow, on Monday, 17th December 1923, at 12 o'clock noon.

> ROBT. HUTCHISON, Liquidator, 58 West Regent Street, Glasgow.

1st December 1923.

THE SCOTTISH TONOPAH GOLD MINING COY. LTD. (in Liquidation).

THE Liquidator hereby calls a General Meeting of the Company, to be held within the Office of Dunlop & Murray, C.A., No. 188 St. Vincent Street, Glasgow, on Monday the seventh day of January 1924, at 12 o'clock noon, for the purpose of laying before it an account of the winding up, showing how the same has been conducted and the property disposed of, and of giving any explanations thereanent.

C. D. R. WALKER, C.A., Liquidator. Glasgow, 30th November 1923.

KESSOCK FERRY COMPANY LIMITED (in Liquidation).

NOTICE is hereby given, pursuant to Section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of Members of the above-named Company will be held within the Office of Roderick MacLean, C.A., 1 Lombard Street, Inverness, on Tuesday the 8th day of January 1924, at 12 o'clock noon, for the purpose of laying before it an account showing how the winding up has been conducted and the property of the Company disposed of, and giving any explanations thereof; and of determining the property of the company disposed of the property of the company disposed of the property of the many disposed of the property of the many disposed of the property of the property of the many property of the p 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 this 1st day of December 1923

RODERICK MACLEAN, C.A., Liquidator.

To the Creditors and other Persons interested in the Succession of the Deceased PETER M'NAB, Packing-Case Maker, 86 Dundee Street, Edinburgh, who resided at No. 112 Polwarth Terrace there, and who at the time of his death was sole Partner of Archd. M'Nab & Sons, Packing-Case Makers, 86 Dundee Street aforesaid.

HARLES JOHN MUNRO, C.A., Edinburgh, Judicial Factor on the Estate of the deceased Peter M'Nab, has presented a Petition to the Court of Session (First Division, Junior Lord Ordinary,—Mr. Paterson, Clerk) for his discharge of the office of Judicial Factor, of which notice is hereby given, and that the Petition will be again moved in Court on or after the 19th day of December 1923.

CHARLES J. MUNRO, C.A., Judicial Factor. 50 Frederick Street, Edinburgh, 4th December 1923.

A PETITION having been presented to the Sheriff of Lanarkshire, at Glasgow, at the instance of Caxton Machinery Company, Printers' Engineers, 74 York Street, Glasgow, Creditors to the extent required by law of D. L. Craig & Company, Printers, 66 Moncur Street, Calton, Glasgow, and William James Craig, Printer there, and residing at 73 Byres Road, Glasgow, and Peter Fairbairn Boa, also Printer there, and residing at 7 Somerville Place, Glasgow, the Individual Partners of said Firm, as such Partners, and as Individuals, Pursuers, against the said D. L. Craig & Company, and William James Craig, and Peter Fairbairn Boa, Defenders, for Sequestration of the Estates of the said D. L. CRAIG & COMPANY, and William James Craig, and Peter Fairbairn Boa, as such Partners, and as Individuals, the Sheriff of this date granted Warrant for citing the said D. L. Craig & Company, and William James Craig and Peter Fairbairn Boa to appear in Court on the seventh day next after citation, to show cause why Sequestration should not be awarded; of all which Intimation is hereby given. Intimation is hereby given.

M'TAVISH & REID, 115 Wellington Street, Glasgow, Pursuers' Agent.

29th November 1923.

A PETITION having been presented to the Sheriff of Lanarkshire, at Glasgow, at the instance of S. A. Squirrell & Company, Boot and Shoe Manufacturers, Campbell Street, Leicester, for the Sequestration of the Estates of S. M. LIPSEY, 11 Great Clyde Street, Glasgow, the Sheriff-Substitute of this date granted Warrant for citing the said S. M. Lipsey to process in Court on the second by the said S. M. Lipsey to appear in Court on the seventh day next after citation, to show cause why Sequestration of his Estates should not be awarded.

DIGBY S. BROWN, Agent for Petitioner.

116 Hope Street, Glasgow, 29th November 1923.

A PETITION having been presented to the Sheriff of the County of Lanark, at Glasgow, at the instance of The Clydesdale Bank Limited, 30 Saint instance of The Clydesdale Bank Limited, 30 Saint Vincent Place, Glasgow, for Sequestration of the Estates of R. H. SMART & CO., Timber Brokers, 142 Queen Street, Glasgow, and Robert Henderson Smart, Timber Brokers, 142 Queen Street aforesaid, sole Partner thereof, as such Partner, and as an Individual, his Lordship of this date granted Warrant for citing the said R. H. Smart & Co. and Robert Henderson Smart to appear in Court on the seventh day next after citation to show cause why seventh day next after citation, to show cause why Sequestration should not be awarded; of all which Intimation is hereby given.

> Mackenzie, Roberton, & Co., Agents, 176 Saint Vincent Street, Glasgow.

Glasgow, 29th November 1923.

PETITION having been presented to the Sheriff of the Sheriffdom of Caithness, Orkney and Shetland, at Wick, at the instance of the Gaumont Company Limited, 77-79 Mitchell Street, Glasgow, and Pathe Freres Cinema Limited, 80 Miller Street, Glasgow, for the Sequestration of the Estates of John Sinclair, Cooper, sometime residing in Argyle Square, Wick, and now at the Sheriff Court House, Bridge Street, Wick; Daniel Sutherland, Auctioneer, Wick; Peter Sutherland, Baker and Grocer, Lower Dunbar Street, Wick; Harry Troup, Commission Agent, Burn Street, Wick; Angus B. Georgeson, Post Office Telegraphist, Willowbank, Wick; and Sinclair Manson, Labourer, Saltoun Street, Wick, as the Trustees, original and assumed, for behoof of the Wick and Pulteneytown United Temperance Association of Pulteneytown), now or formerly carrying on business as THE BREADALBANE CINEMA, Breadalbane Terrace, Wick, the Sheriff-Substitute of this date granted Warrant for citing the Defenders, as Trustees foresaid, to appear in Court on an induciae of ten days from the date of such citation, to show cause why Sequestration of the Estates be-

longing to them as Trustees foresaid should not be awarded; of all which Intimation is hereby given.

JAMES ROBERTSON, Solicitor, Wick, Agent for Pursuers.

29th November 1923.

A WRIT having been presented to the Sheriff of the Sheriffdom of Ross and Cromarty and Sutherland, at Dornoch, at the instance of E. J. Sutherland, at Dornoch, at the instance of E. J. Rapson, Merchant, Helmsdale, for Sequestration of the Estates of HUGH M'ANGUS, Trentham Street, Helmsdale, the Sheriff-Substitute of this date granted Warrant for citing the said Hugh M'Angus to appear within the Sheriff Court House at Dornoch, on 11th December 1923, at 12.15 p.m., to show cause why Sequestration of his Estates should not be awarded; of all which Intimation is hereby given.

J. H. ARTHUR, Solicitor, Agent.

Dornoch, 29th November 1923.

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, were Sequestrated on 3rd December 1923, by the Sheriff of Lanarkshire, at Glasgow.

The first Deliverance is dated the 19th November 1923.

1923.

1923.

The Meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Thursday the thirteenth of December 1923, within the Faculty Hall, St. George's Place, Glasgow. A Composition may be offered at this Meeting.

The Sheriff has ordered that the Sequestration shall proceed as a Summary Sequestration in terms of the Bankruptcy (Scotland) Act, 1913.

The date on or before which Creditors must lodge their oaths and grounds of claim to entitle them to

their oaths and grounds of claim to entitle them to a first Dividend will be advertised in the Gazette Notice calling the second Meeting.

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

J. W. GALLOWAY, Solicitor, 154 St. Vincent Street, Glasgow, Agent.

SEQUESTRATION of DUNCAN M'GREGOR, Fruiterer, Dunkeld Street, Aberfeldy.

A NDREW CLOW, Solicitor, Aberfeldy, has been A elected Trustee on the Estate; and Edward MacMillan, Wholesale Fruit Merchant, Kinnoull Causeway, Perth, Alexander M'Kercher, Motor Engineer, Aberfeldy, and Duncan M'Grouther, Butcher, Aberfeldy, have been elected Commissioners. The Examination of the Bankrupt will take place within the Sheriff Court House, Perth, on Tuesday the 11th day of December 1923, at 2 o'clock afternoon. The Creditors will meet within the Chambers of Messrs. Munro & Clow, Solicitors, Aberfeldy, on Wednesday the 19th day of December 1923, at 2.30 afternoon. afternoon.

ANDREW CLOW, Trustee.

Aberfeldy, 29th November 1923.

NOTICE.

In the SUMMARY SEQUESTRATION of ROBERT VALLANCE M'NAUGHTAN, Electrical Engineer, 5 Gordon Street, Paisley.

A LEXANDER ROLLAND, Chartered Accountant,
Paisley, has been elected Trustee on the Estate;
and Wilfrid Semple, Writer, Paisley, and Daniel
Wright, Writer, Paisley, have been elected Commissioners; the additional Commissioner will fall to be
appointed at the second Statutory Meeting. The
Examination of the Bankrupt will take place within
the Sheriff Court House, Saint James Street, Paisley,
on Wednesday the 12th day of December 1923, at
twelve o'clock noon. The second Meeting of
Creditors will be held within the Trustee's Office,
9 High Street, Paisley, on Monday the 7th day of
January 1924, at eleven o'clock forenoon, and 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 17th day of December

ALEXANDER ROLLAND, 9 High Street, Paisley, Trustee.

1st December 1923.

SUMMARY SEQUESTRATION of ALBERT MONTGOMERIE, motor Engineer, The Cross Garage, Dalry, Ayrshire.

THE Trustee hereby calls a Special Meeting of the Creditors, to be held in the Writing Chambers of —essrs. Kerr & Wylie, Solicitors, 56 John Finnie Street, Kilmannock, on Wednesday the 12th day of December 1923, at twelve o'clock noon, to give instructions to dispose of Bankrupt's Heritable Estate by Public Roup; also, at this Meeting, a Commissioner will fall to be elected in room of James M'Cosh, Solicitor, Dalry, who has declined

JAMES BOYD, Trustee.

Fernbank, Dalry.

A S Trustee on the Sequestrated Estates of the deceased ALEXANDER HAY DAY, who resided at Bon-Accord Villa, Arnold Avenue, Bishopbriggs, and who carried on business as a Lodging House Keeper at 132 Trongate, Glasgow, I hereby call a Meeting of the Creditors in the Sequestration to be held within the Chambers of Messrs. MacEwing & Brown, Chartered Accountants, 121 West Regent Street, Glasgow, on Wednesday the 19th day of December 1923, at 11 o'clock forenoon; to consider as to application to be made for my discharge as Trustee. as Trustee.

ALEXANDER MACEWING, Trustee.

121 West Regent Street, Glasgow, 30th November 1923.

In the SEQUESTRATION of CHARLES BRUCE. Dairyman, who carried on business at one Rosemount Terrace, Aberdeen.

A RCHIBALD CAMERON MORRISON, Advo-cate in Aberdeen, Trustee, hereby intimates that-the Commissioners have postponed a Dividend till the recurrence of another statutory period for making a Dividend.

ARCH. C. MORRISON, Trustee.

Aberdeen, 1st December 1923.

MHE Subscriber WILLIAM MILLER, Writer, Motherwell and Lanark, hereby intimates that he has disposed of his whole interest in the Law Business carried on at 27 Bloomgate, Lanark, to Andrew Ballantyne, Writer, Lanark, the other Subscriber. The said Andrew Ballantyne is to meet all claims, debts, liabilities, and obligations, past, present, and future in connection with said Business.

Lanark, 1st December 1923.

WILLIAM MILLER. AW. BALLANTYNE.

James Millar, Witness, Bank Clerk, The British Linen Bank, Lanark. JOHN FORREST, Witness, Bank Clerk, The British Linen Bank, Lanark.

the debts due to, and they will discharge the whole debts and liabilities of, the Firm.

R. V. MATHER.

Signed by the said Robert Veitch Mather at York, on 20th October 1923, before—

Signature—Samuel Davidson, Witness.

Description-M.D., Edin. Address-Mansefield, Kelso.

Signature—R. ARTHUR MORRISON, Witness.

Description—Chartered Accountant. Address—6 North St. David Street, Edinburgh.

WALTER LAING. CHARTERS J. MATHER.

Signed by the said Walter Laing and Charters John Mather at Edinburgh, on 18th October 1923, before—

Signature—Finlay Ramage, Witness. Description—S.S.C. Address—6 Alva Street, Edinburgh. Signature—Francis Fernie, Witness.

Description—Law-Clerk.
Address—Six Alva Street, Edinburgh.

THE BANKRUPTCY ACT, 1914.

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

Captain A. W. Abbott, 74 Claverton Street, Pimlico, London.

Sydney Frederick Gaunt, 43 Landseer Road, Upper Holloway, N. 19, spring and bedstead maker.

Joseph Miller, residing at 78 Alexandra Road, St. John's Wood, and carrying on business at 3 Litchfield Street, Charing Cross Road, under the style of J. Miller, both in London, silk and woollen merchant.

Michael Henry Hart Solomons, 54 Devonshire Street, Portland Place, London, W. 1, and residing at "Washington," Durley Road, Bournemouth, ophthalmic optician.

Alfred Ernest Yates, The Vale, Chesham, in the county of Buckingham, venereal specialist.

Walter John Kelly, 102 East Street, South Molton, Devonshire, grocer and provision merchant.

William Miles Horsfall, Heath Lodge, Hooton, in the county of Chester, and carrying on business at 7 Redcross Street, Liverpool, in the county of Lancashire, electrical engineer.

John Bentley, late 10 Longton Road, Blackpool, in the county of Lancaster (present address not known). Out of business.

John Chorlton, now residing at 25 Lindsay Avenue, Blackpool, in the county of Lancaster, painter and decorator, and lately residing and carrying on business as a grocer at 37 and 39 Fraser Street, Bolton, in the said county.

Albert Dean, 4 Main Street, Wilsden, near the city of Bradford, and Fred Dean, 2 Spring Hill, Wilsden aforesaid, and carrying on business in co-partnership as Dean Bros., at Albion Nurseries, Wilsden aforesaid, nurserymen.

Edith Sarah Carter (Spinster), 86 Brighton Road, Worthing, Sussex.

Thomas Varty, 12 Green Street, Royston, Hertford, and Frank Louis Varty, 19 Mill Road, Royston aforesaid, carrying on business as brass and iron founders and mechanical engineers in partnership at Royston aforesaid, under the style or firm of N. Varty & Sons.

William Stoddart, 3 St. Michaels Road, Pencisely, in the city of Cardiff, dental surgeon, lately residing at Court Road, Pencisely, Cardiff, and carrying on business at 49 Holton Road, Barry Dock, in the county of Glamorgan.

Tegai Thomas, 15 Coronation Street, Aberkenfig, and carrying on business at Evanstown Stores, 19 Bridgend Road, Aberkenfig, grocer.

John Carter, residing and carrying on business at 20 Bridge Street, Coseley, in the county of Stafford, haulier.

Frederick Arthur Ball, Chisholme Lodge, Englebury Road, Chingford, Essex, engineer.

James Frederick Sparkes Pearson, 29 Albion Street, St. Thomas, Exeter, colour specialist.

Frank Trigger, The White Ball Hotel, Bridge Street, Tiverton, Devonshire, licensed victualler and wheelwright.

Frank Neale, 7 Fox Elms Road, Tuffley, Gloucestershire, milk seller and small holder.

Percy Croft, Central Market Post Office, Great Grimsby, boot and shoe dealer (trading as P. Croft & Co.).

Reginald Thomas Dyson, "Lyndon," Fleet Road, Fleet, in the county of Hants.

John Pearson Nelson, residing at 8 Houghton Street, Bradford Road, Brighouse, and carrying on business at Owler Ings Road. Brighouse, both in the county of York, cooper and charabanc proprietor.

Alfred Edward Curzon, residing at 7 Dresden Street, and carrying on business at 112 Hope Street, both Hanley, in the county of Stafford, draper.

Albert Williams, residing at the Fountain Head, Edmund Street, Hanley, in the county of Stafford, and carrying on business at the same address, licensed victualler.

Herbert Carden, residing and carrying on business at 46 Sandringham Street, in the city and county of Kingston-upon-Hull, dairyman.

David Achilles Lister, residing and carrying on business at the Bell Hotel, Great Driffield, in the East Riding of the county of York, licensed victualler.

Charles William Pollard, residing and carrying on business at The Wood Yard, Barrowden, in the county of Rutland, timber merchant.

Gertrude Wheater, 144 Melbourne Road, in the city of Leicester, milliner, the Wife of Arthur William Wheater, carrying on business separate and apart from her husband at 73 Granby Street, Leicester, as Madame Gertrude.

William Holman, of Thorpe le Fallows in the county of Lincoln, farmer.

Fred Ashworth, residing at 35 The Crescent, Northwich, and carrying on business at 70 King Street, Knutsford, both in the county of Chester, tailor and clothier.

James Kirk, "Oakleigh," the Avenue, Ashton-upon-Mersey, in the county of Chester, chef.

Fred Smith, trading as Fred Smith & Co., 301/4 Corn Exchange Buildings, Manchester, yarn agent.

Charles Edwin Bell, 72 Wellington Street, Kettering, in the county of Northampton, and John Sanders Alderman, 97 Hawthorn Road, Kettering aforesaid, market salesmen of confectionery, and lately carrying on business in partnership at 72 Wellington Street, Kettering aforesaid, under the style of Bell & Alderman.

Edmund Robert Coleman, 2 Glen Bank, Midland Road, Wellingborough, in the county of Northampton, lately carrying on the trade of a confectioner, at 16 Victoria Road, Wellingborough aforesaid, now out of business.

William Barnard Sands, Brunstead, in the county of Norfolk, lately residing and carrying on business at The Grange, West Rudham, in the said county, farmer.

T. C. M. Page (male), The Garage, 278 Woodstock Road, Oxford, motor garage proprietor.

Arthur John Claridge, 1 Brynwyndham Terrace, Treherbert, Glamorgan, colliery surface labourer.

John Christmas Jones, 45 Church Road, Ton Pentre, Glamorgan, insurance agent, formerly fish and chip merchant.

Henry Thomas, 144 Gelli Road, Ystrad, Glamorgan, colliery stoker.

James George Penson, 139 New Road, Portsmouth, Hants., tailor.

William Charles Webb, 2 Drummond Road, Lake Road, Portsmouth, carrying on business at the Central Mineral Water Works, Unicorn Road, Portsmouth, Hants., mineral water manufacturer, as Webb & Salmon.

Wilfred Vernon Legat, residing at Thornleigh, Liverpool Road, Penwortham, and carrying on business at Palatine Garages, Saul Street, Preston, and lately carrying on business at Britannia Garages, Friargate, Preston aforesaid, all in the county of Lancaster, motor dealer, under the style or firm of Vernon Motor Austion of Vernon Motor Auction.

Frederick Robinson, residing and carrying on business at 47 Church Street, Comisborough, near Rother-ham, in the county of York, and also carrying on business at North Cliff Road, Conisborough afore-

said, boot manufacturer.

Arthur Thorpe, residing at 94 Feiham Road, Rother-ham, in the county of York, and carrying on business as a draper at the Market Hall, Rother-ham aforesaid, and at the Market Place, Chapeltown, in the said county.

Wallace Batho, "Woodthorpe," Higher Heath, Prees, near Whitchurch, in the county of Salop,

buildér.

Alfred Edwards, residing at 100 Frankwell, and Charles Edward Hulse, residing at 11 Darwin Charles Edward Hulse, residing at 11 Darwin Street, Mountfields, both in Shrewsbury, in the county of Salop, and carrying on business at 100 and 101 Frankwell, Shrewsbury aforesaid, as Edwards & Hulse, grocers, bakers and confectioners.

James Thomas Hosking, The Bungalow, Trefula, Redruth, in the county of Cornwall, farmer.

Evelyn Langmead (a Married Woman trading separately and apart from her husband), and Ida Evelyn Harrop (Spinster), both of 37 Wilson Patten Street, Warrington, in the county of Lancaster, carrying on business in co-partnership at the same address under the name or style of Yardley & Harrop, dressmakers and costumiers.

Harry Rogers, Friarsgate, Warrington, in the county of Lancaster, electrical engineer and contractor.

Harry Stanley, Glengarry, Ray Park Avenue, Maidenhead, Berks, and lately residing at 28 Buckingham Gate, Victoria, and carrying on business at 1 Upper James Street, Golden Square, and now residing at 54 London Street, Paddington, all in the county of London.

The following Amended Notice is substituted for that published in the Edinburgh Gazette of Nov. 30, 1923:—

Jane Elizabeth Randles (trading as Jeanne Randles), 50 Commercial Street, in the city of Hereford, milliner (Spinster.)

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

\mathbf{For}	100	words a	nd unde	r				#	EO 15	0
Above	100	and not	exceedi	ng 150					1 2	6
,,	150	21	,,	2 00				•••	1 10	0
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	And	7s. 6d.	extra fo	or each	additi	onal 50	words	or part	of 50	words.
For ea	ch c	opy of th	e Gazeti	te				•••	ls.	6d.
Friend	lly S	opy of thocieties'	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.

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