



The Edinburgh Gazette

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TUESDAY, SEPTEMBER 3, 1929.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

*St. James's Palace, S.W.1,
30th August 1929.*

The KING has directed that the appointment of Lee Peck Hock to be a Member of the Civil Division of the Most Excellent Order of the British Empire, dated the 2nd June 1923, shall be cancelled and annulled, and his name erased from the Register, in consequence of his having been convicted by the Civil Power.

TENDERS FOR TREASURY BILLS.

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 6th September 1929, at 1 o'clock, for Treasury Bills to be issued under the Treasury Bills Act, 1877, the National Debt Act, 1889, and the War Loan Acts, 1914-1919, to the amount of £40,000,000.

2. 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 9th September 1929, to Saturday the 14th September 1929, inclusive, and will be payable at three months after date.

3. The Bills will be issued and paid at the Bank of England.

4. 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.

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

6. 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 are to be dated.

7. 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.

8. Tenders must be made on the printed forms which may be obtained from the Chief Cashier's Office, Bank of England.

9. The Lords Commissioners of His Majesty's Treasury reserve the right of rejecting any Tenders.

Treasury Chambers,
30th August 1929.

Whitehall, August 28, 1929.

The KING has been pleased to give and grant unto Leonard Nicholas Robinson, Esq., C.B.E., M.D., President of the Egyptian Medical Commission in Paris, His Majesty's

Royal licence and authority to wear the Insignia of the Third Class of the Order of the Nile, which Decoration has been conferred upon him by His Majesty the King of Egypt, in recognition of valuable services rendered by him.

*Downing Street,
28th August 1929.*

The KING has been pleased to give directions for the appointment of Major Arthur Percy Huggins to be a Nominated Member of the Legislative Council of Grenada.

Admiralty, 28th August 1929.

R.N.R.,

His Majesty The KING has been graciously pleased to approve of the award of the Royal Naval Reserve Officers' Decoration to the following Officers:—

Paymaster Lieut.-Comdr. G. N. Baildon.

Paymaster Lieut.-Comdr. F. B. Jacob.

Mr. Ben Turner, M.P., Secretary for Mines, has appointed Mr. J. L. Jeffery to be a Junior Inspector of Metalliferous Mines and Quarries for the purposes of the Metalliferous Mines Regulation Acts, 1872 and 1875, and the Quarries Act, 1894.

Under the provisions of the Mining Industry Act, 1920, and of the Factory and Workshop Act, 1901, Mr. Ben Turner has further appointed Mr. Jeffery to be an Inspector of Factories and Workshops for the purposes of the Factory and Workshop Act, 1901, so far as it applies to quarries and pitbanks as defined in Part II. of the Sixth Schedule to that Act.

Mines Department,
Dean Stanley Street,
Millbank,
Westminster, S.W.1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 10TH AUGUST 1929.)

GLANDERS OR FARCY ORDER OF 1929.

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 1927, and of every other power enabling him in this behalf, hereby orders as follows:—

Notice of Disease.

1.—(1) Every person having or having had in his possession or under his charge any diseased or suspected animal, or the carcase thereof shall with all practicable speed give notice of the fact either to an Inspector of

the Local Authority or to a constable of the police force for the police area wherein the animal or carcase is or was.

(2) A constable receiving a notice shall forthwith give information of the receipt by him of the notice to an Inspector of the Local Authority.

(3) An Inspector of the Local Authority who receives information of the existence or suspected existence of disease shall forthwith report the fact to the Local Authority, and also to the Medical Officer of Health of the Sanitary District in which the animal or carcase is, or in which the animal died or was slaughtered.

(4) Where the notice of disease relates to a carcase of an animal that has died or been slaughtered in the District of a Local Authority other than the Local Authority which receives the notice, the latter shall forthwith inform the other Local Authority of the receipt of the notice.

Notification of Disease by Veterinary Surgeons.

2.—(1) A veterinary surgeon who examines any animal or carcase and is of opinion that the animal is diseased, or was diseased when it died or was slaughtered, or suspects the existence of disease therein, shall with all practicable speed give notice of the existence or suspected existence of disease to an Inspector of the Local Authority, who shall forthwith report the same to the Local Authority and also to the Medical Officer of Health of the Sanitary District in which the animal or carcase is or in which the animal died or was slaughtered.

(2) A veterinary surgeon who under and in accordance with this Order gives notice of the existence or suspected existence of disease to an Inspector of the Local Authority shall be entitled to receive from the Local Authority a fee of two shillings and sixpence for each notification.

(3) Where two or more animals or carcasses are examined by a veterinary surgeon on the same premises and at the same time, and are found to be diseased or are suspected of being diseased, one fee only shall be payable to him in respect of the notification of the existence or suspected existence of disease in such animals or carcasses.

Duty of Inspector to act immediately.

3. An Inspector of the Local Authority on receiving in any manner whatsoever information of the supposed existence of disease, or having reasonable ground to suspect the existence of disease, shall proceed with all practicable speed to the place where the disease, according to the information received by him, exists, or is suspected to exist, and shall there and elsewhere discharge the duties imposed and shall exercise the appropriate powers conferred on him as Inspector by or under the Diseases of Animals Act, 1894, and this Order.

Veterinary Enquiry by Local Authority as to existence of Glanders or Farcy.

4.—(1) A Local Authority on receiving information of the existence, or suspected exist-

ence, of disease shall forthwith cause enquiry to be instituted as to the correctness of such information with the assistance and advice of a Veterinary Inspector.

(2) The owner and occupier of any premises on which there is or has been an animal affected with, or suspected of disease, or the carcase of any such animal, shall give all reasonable facilities for the enquiry by the Local Authority under this Article.

Report by Veterinary Inspector of Local Authority to Ministry.

5. The Veterinary Inspector of the Local Authority shall furnish to the Local Authority, and also to the Ministry, a report of every enquiry carried out by him under the preceding Article in such form as the Minister may require.

Public Warning as to Disease.

6.—(1) The Local Authority may, if they think fit, give public warning by placards, advertisement, or otherwise, of the existence or suspected existence of disease in any stable, building, field, or other place, with or without any particular description thereof, as they think fit, and may continue to do so during the existence of disease, and, in case of a stable, building, or other like place, until the same has been cleansed and disinfected.

(2) It shall not be lawful for any person, without lawful authority or excuse, to remove or deface any such placard.

Detention of Diseased and Suspected Animals and Animals in Contact with Disease.

7.—(1) The Local Authority shall cause a Notice (in the Form A set forth in the Schedule to this Order or to the like effect) to be served on the owner or person in charge of any diseased or suspected animal, and of any animal which is or has been in contact, or in the same stud, stable, building, field, or other place, with a diseased or suspected animal or with the carcase of any such animal, and on the owner or person in charge of any animal which in their opinion has been otherwise exposed to the risk of contagion.

(2) The Notice (Form A) shall require the detention of the animal in the stable, building, field, or other place, where the animal is at the date of the service of the Notice, either unconditionally or subject to such condition with a view to identification and the prevention of contact with other animals as may be prescribed in the Notice; provided that in the case of a diseased or suspected animal the Notice shall require the unconditional detention of the animal until it is slaughtered in accordance with the provisions of Article 8 or Article 9 (2) (i.) of this Order or until it is moved for the purpose of destruction in accordance with the provisions of Article 18 of this Order, or, in the case of a suspected animal, until the Notice (Form A) is withdrawn in accordance with Article 9 (2) (ii.) of this Order. After the service of such Notice it shall be unlawful to move any animal to which it relates in contravention of the terms of such Notice.

(3) A Notice (Form A) served under this

Article shall remain in force until it is withdrawn by a further Notice in writing (in the Form B set forth in the Schedule hereto or to the like effect) signed by an Inspector of the Local Authority.

(4) An Inspector shall with all practicable speed send copies of any Notice served by him under this Article to the Local Authority, and to the police officer in charge of the nearest police station of the District, and to the Ministry.

Slaughter of Diseased Animals.

8.—(1) A Local Authority shall with all practicable speed cause to be slaughtered any animal which appears to the Veterinary Inspector to be diseased.

(2) If the value of an animal proposed to be slaughtered under this Order, as determined in the manner provided in Article 10 of this Order, exceeds eighty pounds in the case of a horse, or twenty pounds in the case of an ass or mule, the Local Authority shall not proceed with its slaughter unless so directed by the Minister.

(3) If the owner of any animal gives notice in writing to the Local Authority or to their Inspector or other officer that he objects to the animal being slaughtered under the provisions of this Order, it shall not be lawful for the Local Authority to cause that animal to be slaughtered except with the special authority of the Minister first obtained.

Testing of Suspected Animals and Animals in Contact with Disease.

9.—(1) The Local Authority shall apply the mallein test to any animal detained under Article 7 of this Order, other than a diseased animal, at such intervals and as often as may be considered by a Veterinary Inspector of the Local Authority to be reasonably necessary to satisfy him that the animal is, or is not diseased. The test shall be made by a Veterinary Inspector of the Local Authority. Upon completion of the test the Veterinary Inspector shall make and sign a report of the result of the test in the Form C set forth in the Schedule hereto or to the like effect, and forward the same immediately to the Local Authority. He shall at the same time forward a copy of such report to the owner or person in charge of the animal, and also to the Ministry.

(2)—(i.) Where the report (Form C) shows that the Veterinary Inspector is of opinion that an animal is diseased, the animal shall be slaughtered by the Local Authority with all practicable speed, subject as provided in paragraphs (2) and (3) of Article 8 of this Order.

(ii.) Where the report (Form C) shows that the Veterinary Inspector is satisfied that an animal is not diseased, the Notice served under Article 7 of this Order shall forthwith be withdrawn in the manner therein provided.

Valuation for Compensation.

10. The value of an animal shall before slaughter be determined for the purpose of compensation by agreement in writing between the Local Authority and the owner of the animal, and shall, in case of dispute be de-

terminated in the manner provided by the Animals (Miscellaneous Provisions) Order of 1927.

Post-mortem Examination of Diseased or Suspected Animals which have died and of Slaughtered Animals.

11.—(1) The carcase of every diseased or suspected animal which has died, and of every animal slaughtered by a Local Authority under this Order, shall as soon as practicable be examined by a Veterinary Inspector of the Local Authority.

(2) Unless the Veterinary Inspector is satisfied, as a result of his examination, that disease does not exist, he shall forthwith send to the Laboratory of the Ministry of Agriculture and Fisheries, New Haw, Weybridge, Surrey, a statement as to the result of his examination, together with all the information and materials necessary to enable the Chief Veterinary Officer of the Ministry to consider and determine the question of the existence or otherwise of disease.

(3) The Chief Veterinary Officer of the Ministry shall consider the information and examine the materials submitted to him as herein provided and a certificate signed by him or on his behalf shall for the purposes of this Order be conclusive evidence of the existence or otherwise of disease.

(4) A copy of the certificate of the Chief Veterinary Officer shall be sent by the Ministry to the Local Authority and to the owner or person in charge of the animal.

Compensation for Slaughter.

12.—(1) Where the certificate of the Chief Veterinary Officer of the Ministry under the preceding Article shows that the animal referred to therein was affected with glanders, the Local Authority shall out of the local rate pay compensation as follows for an animal slaughtered by the Local Authority under this Order:—

(i.) Where according to the report of the Veterinary Inspector of the Local Authority the animal at the time of slaughter showed clinical symptoms which in his opinion were definite evidence of disease, the compensation shall be such sum as the Local Authority think expedient, being a minimum of two pounds in the case of a horse and of ten shillings in the case of an ass or mule, provided that in no case shall the amount of compensation, if above the minimum, exceed one-fourth of the value of the animal immediately before it became diseased, or twenty pounds for any horse or five pounds for any ass or mule, which ever is the smaller sum.

(ii.) In the case of every other animal the compensation shall be one-half of the value of the animal immediately before it received the mallein test under Article 9 of this Order, but the sum paid shall not exceed forty pounds for any horse or ten pounds for any ass or mule.

(2) Where the certificate of the Chief Veterinary Officer of the Ministry under the preceding Article shows that the animal referred to therein was not affected with glanders, or

where the Veterinary Inspector of the Local Authority is satisfied as a result of the post-mortem examination under the preceding Article that the animal was not affected with glanders, as the case may be, the Local Authority shall out of the local rate pay compensation for an animal slaughtered by the Local Authority under this Order, the amount of which shall be the value of the animal immediately before it was slaughtered, or if it received the mallein test under Article 9 of this Order the value of the animal immediately before it received such test, being a minimum of two pounds in the case of a horse and of ten shillings in the case of an ass or mule; provided that in no case shall the amount of compensation, if above the minimum, exceed eighty pounds for any horse or twenty pounds for any ass or mule.

Marking of Diseased and Suspected Animals.

13. An Inspector of the Local Authority may mark or label for identification any diseased or suspected animal or carcase and it shall not be lawful for any person, without lawful authority or excuse, to remove, deface, or in any way obliterate any such mark.

Prescribed Manner of Cleansing and Disinfection for Glanders.

14.—(1) Any place used by or for a diseased animal or carcase, and all utensils, harness, nosebags, mangers, feeding troughs, pens, hurdles, and other things used for or about a diseased animal or carcase and any float, cart, van or other vehicle which has been used for the conveyance of any diseased animal or carcase on land otherwise than on a railway, shall, as soon as practicable after such use be cleansed and disinfected in the manner herein specified:—

(i.) The floor of the place, float, cart, van or other vehicle, and all other parts thereof with which the animal or carcase has come in contact shall be thoroughly saturated with an approved disinfectant; alternatively, the interior of such float, cart, van or other vehicle shall be effectually cleansed by the application of steam to all parts thereof;

(ii.) The same parts of the place, float, cart, van or other vehicle shall be thoroughly scraped and swept, and the scrapings and sweepings, and all dung, sawdust, litter and other matter shall be effectually removed therefrom; then

(iii.) The same parts of the place, float, cart, van, or other vehicle shall be thoroughly coated or washed with an approved disinfectant;

(iv.) The scrapings and sweepings of the place, float, cart, van or other vehicle, and all dung, sawdust, litter, and other matter removed therefrom, shall forthwith be buried or effectually destroyed.

(v.) All utensils, harness, nosebags, mangers, feeding troughs, pens, hurdles or other things as aforesaid shall, as soon as practicable after use and before being used for other animals be cleansed and disinfected to the satisfaction of an Inspector of the Local Authority, by being thoroughly

swabbed or washed with an approved disinfectant.

(2) In the case of a field, yard or other place which is not capable of being cleansed and disinfected in the manner above prescribed, it shall be a sufficient compliance with the provisions of this Article if such field, yard, or other place is disinfected to the reasonable satisfaction of an Inspector of the Local Authority.

(3)—(i.) The Local Authority may by notice in writing to the occupier of any such place require him to disinfect and cleanse the place and the things therein in accordance with this Article at the expense of the Local Authority, or at the expense of the occupier or owner;

(ii.) The Local Authority may similarly by notice in writing to the person using or causing to be used any such float, cart, van or other vehicle for the purpose aforesaid, require him to cleanse and disinfect the same in accordance with this Article at the expense of the Local Authority or of the person using the same or causing the same to be used.

(4) If any person fails to cleanse and disinfect as and when required under this Article, it shall be lawful for the Local Authority, without prejudice to the recovery of any penalty for the infringement of this Article, to cause such place, vehicle, or thing to be cleansed and disinfected, and to recover from such person summarily as a civil debt the expense of such cleansing and disinfection.

(5) Where the power of causing any place, vehicle or thing to be cleansed and disinfected under this Article is exercised by a Local Authority, the occupier or owner thereof shall give all reasonable facilities for that purpose.

Destruction of Infected Articles.

15. An Inspector of the Local Authority may, by Notice served on the owner or person in charge of any article which has been used for or about any diseased animal, and which in the opinion of the Inspector is incapable of being disinfected thoroughly, require such owner or person either to destroy the article or permit the Inspector to destroy it, and the article shall thereupon be destroyed forthwith.

Prohibition to expose or move diseased or suspected animals or carcases.

16.—(1) Subject to any other provisions of this Order authorising the movement of animals or carcases, it shall not be lawful for any person—

(i.) to expose a diseased or suspected animal in a market, fair-ground, sale-yard, place of exhibition, or other public or private place where animals are commonly exposed for sale or exhibition;

(ii.) to place a diseased or suspected animal in a lair or other place adjacent to or connected with a market, fair-ground, sale-yard or other premises where animals are commonly placed before exposure for sale or exhibition;

(iii.) to send or carry, or cause to be sent or carried, a diseased or suspected animal or carcase on a railway, canal, river, or inland navigation, or in a coasting vessel;

(iv.) to carry, lead, or drive, or cause to be carried, led, or driven, a diseased or suspected animal or carcase on a highway, road or lane;

(v.) to place or keep a diseased or suspected animal on common or uninclosed land, or in a field or place insufficiently fenced, or in a field adjoining a highway, road or lane, unless that field is so fenced or situate that animals therein cannot in any manner come in contact with any animal passing along that highway, road, or lane, or grazing on the sides thereof;

(vi.) to graze a diseased or suspected animal on pasture being on the sides of a highway, road or lane; or

(vii.) to allow a diseased or suspected animal to stray on a highway, road or lane, or on the sides thereof, or on common or uninclosed land, or in a field or place insufficiently fenced.

(2) Where an animal or carcase is exposed or dealt with in contravention of this Article, an Inspector of the Local Authority shall seize, remove, and detain it. If the animal is diseased the Local Authority shall cause it to be slaughtered with all practicable speed subject as provided in paragraphs (2) and (3) of Article 8 of this Order. If the animal is suspected, the Local Authority shall deal with it in accordance with the provisions of Articles 7 and 9 of this Order. A carcase so seized shall be dealt with by the Local Authority in accordance with the provisions of Article 11 of this Order.

(3) In case of a diseased animal being seized in accordance with the provisions of this Article, that portion of the market or other place where the diseased animal was found, shall not be used or allowed to be used for animals by the market authority, or the owner or occupier of the premises, unless and until a veterinary Inspector has certified that that portion has been, as far as practicable, cleansed and disinfected.

(4) The Local Authority may recover summarily as a civil debt the expenses of the execution by them or by their Inspector or other Officer of the provisions of this Article from the owner of the animal or carcase seized, or from the consignor or consignee thereof, either of whom may recover the same from the owner in any court of competent jurisdiction.

Restriction on Movement of Animals, Dung, etc.

17.—(1) It shall not be lawful for any person to send or carry, or cause to be sent or carried, on a railway, canal, river, or inland navigation, or in a coasting vessel, or on a highway, road or lane, any dung, fodder, or litter that has been in any place in contact with or used about a diseased or suspected animal or carcase, except with a Licence of the Local Authority for the District in which such place is situate, granted on a certificate of an Inspector of the Local Authority certifying that the thing to be moved has been as far as practicable disinfected.

(2) A Local Authority may cause a diseased animal to be taken into the District of another

Local Authority to be destroyed or buried, with the previous consent of that Local Authority, but not otherwise.

Special Provision as to Movement of Diseased Animals, for Slaughter.

18.—(1) Notwithstanding anything in this Order, a Local Authority may cause any animal liable to be slaughtered by them under this Order to be moved in a properly constructed float or van to the premises of a person licensed to slaughter horses, or other place convenient for such slaughter.

(2) Any float or van which has been used for the conveyance of any diseased animal shall immediately after each occasion of such use be cleansed and disinfected in the manner prescribed in Article 14 of this Order.

Disposal of Carcasses.

19.—(1) The carcase of every animal that was diseased at the time when it died, and of every animal slaughtered under this Order, shall be disposed of by the Local Authority as follows:—

(i.) Either the Local Authority shall cause the carcase to be buried in its skin in some proper place at a depth of not less than six feet below the surface of the earth, and to be covered with a sufficient quantity of quicklime;

(ii.) Or the Local Authority shall cause the carcase to be destroyed by exposure to a high temperature upon the premises where it is or upon the nearest available premises suitable for the purpose;

(iii.) Or the Local Authority may cause the carcase to be destroyed, under the supervision of an Inspector or other Officer of the Local Authority, in the mode following: The carcase shall be taken under the supervision of an officer of the Local Authority, to a horse-slaughterer's or knacker's yard or other suitable place, and shall be there destroyed by exposure to a high temperature, or by chemical agents.

(2) Where for the purpose of destruction in either of the three methods specified above, it is necessary for the carcase to be moved from the place where it then is to some other place, the carcase shall first be disinfected by being saturated with an approved disinfectant.

(3) Where under this Article a Local Authority cause a carcase to be buried they shall first cause the skin to be so slashed as to be useless.

(4) A diseased or suspected carcase shall not be buried or destroyed otherwise than by direction of the Local Authority, or be removed from the farm or premises upon which the animal died or was slaughtered except by direction of the Local Authority.

(5) A Local Authority may cause a carcase to be taken into the district of another Local Authority to be buried or destroyed, with the previous consent of that Local Authority, but not otherwise.

Digging Up.

20. It shall not be lawful for any person, except under and in accordance with the pro-

visions of a Licence of the Minister or with permission in writing of an Inspector of the Ministry, to dig up, or cause to be dug up, the carcase of any animal that has been buried, whether under this Order or otherwise.

Extension of meaning of "animals" and "disease" for the purposes of the Diseases of Animals Act, 1894.

21. For the purposes of the Diseases of Animals Act, 1894, and this Order, the definition of "animals" in that Act is hereby extended so as to include horses, asses, and mules, and the definition of "disease" in that Act is hereby extended so as to include glanders (including farcy).

Crown not bound by this Order.

22. This Order does not bind the Crown.

Offences.

23. Any person committing, or aiding, abetting, counselling or procuring the commission of any breach of the provisions of this Order or of any notice thereunder is liable, on summary conviction, to the penalties provided by the Diseases of Animals Acts, 1894 to 1927.

Interpretation.

24. In this Order:—

"Animal" means a horse, ass or mule.

"Disease" means glanders, and includes that form of glanders which is commonly known as farcy.

"Diseased animal" means an animal in which the clinical symptoms are definite evidence of disease, or in which the application of the mallein test has resulted in definite evidence of disease.

"Suspected animal" means an animal which shows clinical symptoms of disease but such symptoms are insufficient to make the animal a "diseased animal" within the definition in this Article.

"Minister" means the Minister of Agriculture and Fisheries.

"Ministry" means the Ministry of Agriculture and Fisheries.

"Inspector" includes Veterinary Inspector.

"Owner" includes an authorised agent of an owner.

"Carcase" means the carcase of a horse, ass, or mule, and part of such a carcase, and the flesh, bones, skin, hoofs, offal, or other part of a horse, ass, or mule, separately or otherwise, or any portion thereof.

"Approved Disinfectant" means a disinfectant approved for the time being by the Minister for use for the purposes of the Diseases of Animals (Disinfection) Order of 1926, if used at the dilution at which it is so approved.

Other terms have the same meaning and scope as in the Diseases of Animals Act, 1894.

Revocation.

25. The Glanders or Farcy Order of 1920, and any Regulations made by any Local Authority thereunder, are hereby revoked.

Extent.

26. This Order extends to England and Wales and Scotland.

Local Authority to Enforce Order.

27. The provisions of this Order, except where it is otherwise provided, shall be executed and enforced by the Local Authority.

Commencement.

28. This Order shall come into operation on the first day of September, nineteen hundred and twenty-nine.

Short Title.

29. This Order may be cited as the GLANDERS OR FARCY ORDER OF 1929.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this tenth day of August nineteen hundred and twenty-nine.



RALPH JACKSON,
Authorised by the Minister.

SCHEDULE.

FORM A.

(Article 7).

GLANDERS OR FARCY ORDER OF 1929.

Detention Notice.

To A. B., of

I, the undersigned, being an Inspector appointed by the Local Authority for the (county) of , do hereby give you Notice that the following animal, namely, shall, until this Notice is withdrawn by a Notice signed by an Inspector of the Local Authority of the District, be detained in the following premises, namely (here describe the stable, building, field, or other place where the animal is to be detained).

(*This Notice does not prevent movement of the animal for a temporary purpose which will not cause an absence from the place of detention for a period exceeding twenty-four hours, provided that the animal is not moved into any stable, building, field, or other place in which horses, asses or mules are, or may be, kept).

Dated this day of 19 .

(Signed) C. D.

* Strike out words in brackets if the animal is diseased or suspected of disease and in any other case where unconditional detention is desirable. Other conditions, with a view to identification and the prevention of contact with other animals, may be inserted if desirable.

The Inspector is with all practicable speed to send copies of this Notice to the Local Authority and to the police officer in charge of the nearest police station of the district, and to The Secretary, Ministry of Agriculture and Fisheries, Whitehall Place, London, S.W.1.

FORM B.

(Article 7).

GLANDERS OR FARCY ORDER OF 1929.

Withdrawal of Notice Form A.

To A. B., of

I, the undersigned, being an Inspector appointed by the Local Authority for the (county) of , hereby withdraw, as from the day of 19 , the Notice (Form A) signed by and served upon you on the day of 19 , under the above-mentioned Order.

Dated this day of 19 .

(Signed) C. D.

The Inspector is with all practicable speed to send copies of this Notice to the Local Authority and to the police officer in charge of the nearest police station of the District, and to The Secretary, Ministry of Agriculture and Fisheries, Whitehall Place, London, S.W.1.

FORM C.

(Article 9).

GLANDERS OR FARCY ORDER OF 1929.

Report by Veterinary Inspector of Local Authority as to the result of application of mallein test.

I, the undersigned, a Veterinary Inspector of the Local Authority for the of do hereby report that I have tested with mallein * the property of of at on the day of 19 , and that it appears to me from the result of the test is are that the said † is not are not affected with Glanders.

(Signed)

(Address)

Dated

The Veterinary Inspector is to forward this report immediately to the Local Authority and deliver or send a copy thereof to the owner or person in charge of the animal and also forward a copy to The Secretary, Ministry of Agriculture and Fisheries, Whitehall Place, London, S.W.1.

NOTICE.

(1) Article 9 (2) (i.) of the Glanders or Farcy Order of 1929 provides as follows:—

“ Where the report (Form C) shows that the

* Here describe the suspected horse, ass or mule.
† Strike out words not applicable.

Veterinary Inspector is of opinion that an animal is diseased, the animal shall be slaughtered by the Local Authority with all practicable speed."

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 7 Whitehall Place, S.W.1.

PATENTS AND DESIGNS ACTS, 1907 TO 1928.

Application for Restoration of Lapsed Patent under Section 20.

Notice is hereby given that Percy George Tacchi has made application for the restoration of the Patent granted to him for an invention entitled "Improvements in internal combustion engines," numbered 215,084 (3019 of 1923) and bearing date the 1st day of February 1923, which expired on the 1st day of February 1927, 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 October 1929.

W. S. JARRATT,
Comptroller.

POST OFFICE TELEPHONES.

In pursuance of the Telephone Regulations, 1924, His Majesty's Postmaster General hereby gives notice that on and from the 1st September next the charges for telephonic communication between Great Britain and Northern Ireland and Italy will be as specified in the Schedule hereto:—

THE SCHEDULE.

For telephonic communication between places in the first British Zone (including Bedford, Berkshire, Buckingham, Cambridge, Dorset, Essex, Gloucester, Hampshire, Hertford, Huntingdon, Kent, Leicester, Lincoln, London, Middlesex, Norfolk, Northampton, Nottingham, Oxford, Rutland, Somerset, Suffolk, Surrey, Sussex, Warwick, Wiltshire and Worcester) and any place in—

	Day.		Night.	
	s.	d.	s.	d.
1st Italian Zone ...	9	6	5	9
2nd " " ...	10	9	6	6
3rd " " ...	12	0	7	3
4th " " ...	13	3	8	0
5th " " ...	15	6	9	6

For the purposes of the Anglo-Italian telephone service, Italy is divided into five zones.

The first Italian zone includes the provinces of Lombardia and Venezia Tridentina.

The second Italian zone includes the provinces of Piemonte Liguria, Emilia, Venezia Euganea and Venezia Giulia.

The third Italian zone includes the provinces of Toscana, Umbria, Marche.

The fourth Italian zone includes the provinces of Lazio, Abruzzi, Campania, Basilicata, Puglie.

The fifth Italian zone includes all Italian regions not mentioned above.

For telephonic communication between places in the second British Zone (including Anglesey; Brecknock, Carnarvon, Cardigan, Carmarthen, Chester, Cornwall, Cumberland, Denbigh, Derby, Devon, Durham, Flint, Glamorgan, Hereford, Lancaster, Merioneth, Montgomery, Monmouth, Northumberland, Pembroke, Radnor, Salop, Stafford, Westmorland and York) and any place in:—

	Day.		Night.	
	s.	d.	s.	d.
1st Italian Zone ...	11	3	6	9
2nd " " ...	12	6	7	6
3rd " " ...	13	9	8	3
4th " " ...	15	0	9	0
5th " " ...	17	3	10	6

For telephonic communication between places in the 3rd British Zone (including Scotland, the Isle of Man and Northern Ireland) and any place in:—

	Day.		Night.	
	s.	d.	s.	d.
1st Italian Zone ...	13	0	7	9
2nd " " ...	14	3	8	6
3rd " " ...	15	3	9	3
4th " " ...	16	6	10	0
5th " " ...	19	0	11	6

These charges are in all cases for a telephonic communication of not more than 3 minutes' duration. The charge for each additional minute or fraction of a minute after the first 3 minutes in one-third of the above-mentioned charges.

The hours during which the day and night charges apply in the case of calls originated in this country are as follows:—

Day.	Night.
8 a.m. to 7 p.m.	7 p.m. to 8 a.m.

In the case of a call from a Call Office the usual Call Office fees will be payable in addition to the other charges.

NOTE.—Communication is at present restricted in Italy to calls to and from Milan in the first Italian Zone, Turin, Genoa, Venice and Bologna in the Second Italian Zone and Rome in the Fourth Italian Zone.

Any place in this Country can communicate with Milan, but communication with the other towns named is, for the time being, only obtainable from London.

Dated this 28th day of August 1929.

R. W. Woods,
Solicitor to His Majesty's
Post Office.

General Post Office.
London, E.C.1.

MIDLOTHIAN COUNTY COUNCIL.
CALDER DISTRICT COMMITTEE.

NOTICE is hereby given, in terms of Section 44 (1) and (5) of the Local Government (Scotland) Act, 1894, and Section 14 (1) of the Local Government (Scotland) Act, 1908, that at a Meeting to be held on Wednesday, 25th September 1929, the Calder District Committee of Midlothian County Council will, on a requisition by Kirknewton Parish Council, consider the propriety of forming a SPECIAL LIGHTING DISTRICT for the Village of KIRKNEWTON and neighbourhood.

A. G. G. ASHER, W.S., District Clerk.

County Rooms, Edinburgh,
3rd September 1929.

GUYS LIMITED.

A PETITION has been presented to the Lords of Council and Session (First Division,—Mr. Ford, Clerk) by James Guy, Commercial Traveller, 55 Glenmarkie Terrace, Dundee, under the Companies (Consolidation) Act, 1908, *inter alia*, craving their Lordships to order that Guys Limited be wound up by the Court under the provisions of the said Act, and to appoint Peter John M'Intyre, Chartered Accountant, Dundee, or such other fit person or persons as their Lordships might select, to be Official Liquidator or Liquidators of the said Company.

On said Petition the Lord Ordinary officiating on the Bills has been pleased to pronounce the following Interlocutor:—

Edinburgh, 3rd September 1929.—The Lord Ordinary officiating on the Bills appoints the Petition to be intimated on the Walls and in the Minute-Book in common form; to be served upon Guys Limited mentioned in the Petition; to be advertised once in the Edinburgh Gazette and once in each of the Scotsman and the Dundee Courier and Advertiser newspapers; and allows the said Company and all concerned to lodge Answers thereto, if so advised, within eight days after such intimation, service, and advertisement.

(Signed) CHRISTOPHER N. JOHNSTON.

Of all which Intimation is hereby made.

KIRK, MACKIE, & ELLIOT, S.S.C., 22
York Place, Edinburgh, Agents
for the Petitioner.

3rd September 1929.

BAILLIE, HEPBURN, & COMPANY LIMITED
(in Voluntary Liquidation).

AT an Extraordinary General Meeting of the above-named Company, duly convened, and held within the Registered Offices of the Company, 137 Sauchiehall Street, Glasgow, on Monday, second day of September nineteen hundred and twenty-nine, the following Extraordinary Resolutions were duly passed, viz.:—

- (a) 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.
- (b) That Mr. J. Gardner Guthrie, Chartered Accountant, one hundred and sixty-three Hope Street, Glasgow, be and is hereby appointed Liquidator for the purpose of such winding up.

Notice is hereby given that, in pursuance of Section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the Creditors of Baillie, Hepburn, & Company Limited (in Voluntary Liquidation) will be held within the Offices of J. Gardner Guthrie, Chartered Accountant, one hundred and sixty-three Hope Street, Glasgow, on Wednesday the eighteenth day of September nineteen hundred and twenty-nine, at 12 o'clock noon.

J. GARDNER GUTHRIE, C.A., Liquidator.

Glasgow, 2nd September 1929.

THE LOCHBOISDALE AGRICULTURAL CO-OPERATIVE SOCIETY LIMITED.

AT an Extraordinary General Meeting of the Members of The Lochboisdale Agricultural Co-operative Society Limited, duly convened, and held at Lochboisdale School, Lochboisdale, on the twenty-third day of August nineteen hundred and twenty-nine, the following Extraordinary Resolutions were duly passed:—

- (1) That it has been proved to the satisfaction of the Society that the Society cannot, by reason of its liabilities, continue its business, and that it is advisable that the same should be wound up voluntarily, and that the Society be wound up accordingly.
- (2) That James D. Scoular, Solicitor, of Lochmaddy, be and he is hereby appointed Liquidator of the Society for the purposes of such winding up.

MALCOLM MACPHERSON, Secretary.

THE LOCHBOISDALE AGRICULTURAL CO-OPERATIVE SOCIETY LIMITED.

NOTICE is hereby given that a Meeting of the Creditors of The Lochboisdale Agricultural Co-operative Society Limited will be held on the thirteenth day of September nineteen hundred and twenty-nine, at twelve o'clock noon, within the Office of the Subscriber at Lochmaddy.

JAS. D. SCOULAR, Solicitor, Lochmaddy, Liquidator.

Lochmaddy, 29th August 1929.

MACKENZIE, HENRY, & POOLE, LTD.
(in Liquidation).

NOTICE is hereby given that a General Meeting of the Members of this Company will be held within 23A St. Andrew Square, Edinburgh, on Monday the 7th day of October 1929, at 12.30 p.m. o'clock, to receive the Liquidator's report, showing how the winding up of the Company has been conducted and its property disposed of, to hear any explanation that may be given by the Liquidator, and to pass an Extraordinary Resolution as to the disposal of the books, accounts, and other documents of the Company.

COLIN H. P. CAMPBELL PENNEY, Liquidator.

Edinburgh, September 3rd, 1929.

THE STRATHTAY FARMERS' TRADING ASSOCIATION LTD. (in Voluntary Liquidation).

NOTICE is hereby given, in terms of Section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Association will be held within the Station Hotel, Aberfeldy, on Thursday, 17th October 1929, at 2.30 o'clock afternoon, for the purpose of laying before the Meeting the account of my intromissions in the winding up as Liquidator, and giving any explanations in regard thereto.

ANDREW CLOW, Solicitor, Liquidator.

Union Bank Buildings, Aberfeldy,
2nd September 1929.

In the Matter of the COMPANIES (CONSOLIDATION) ACT, 1908, and in the Matter of the ASSOCIATED BATTERY AND MAGNETO COMPANY (GLASGOW) LIMITED (in Liquidation).

NOTICE is hereby given that, pursuant to Section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the above-named Company will be held within the Chambers of Walter & W. B. Galbraith, C.A., 87 St. Vincent Street, Glasgow, on Tuesday the 15th day of October 1929, at 12 o'clock noon, for the purpose of having an account laid before them, showing the manner in

which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidators; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company and of the Liquidators thereof shall be disposed of.

Dated this 31st day of August 1929.

ALEXANDER PYPER, C.A.,
E. W. SUDLOW, F.C.I.S.,
Joint Liquidators.

To the Creditors and other Persons interested in the Succession of the Deceased HUGH PIRNIE MARTIN, Farmer, Balgove, by Coupar Angus.

HUGH MARTIN, residing at Flowerdale, Kinrossie, by Perth, having been appointed by the Court of Session Judicial Factor on the Estate of the said deceased Hugh Pirnie Martin, under the Act 3 and 4 Geo. V. Cap. 20, Section 163, requires all the lawful Creditors of the said Hugh Pirnie Martin, and other persons interested in his Estate, to lodge with the Judicial Factor at 42 George Street, Perth, within four months after the date of this Notice, a statement of their claims as Creditors of the deceased, or as otherwise interested in his Estate, with such vouchers or other written evidence as they may have to found upon in support of their claims; in order to the same being considered and reported upon by the Judicial Factor.

HUGH MARTIN, Flowerdale, Kinrossie,
by Perth.

31st August 1929.

NOTICE TO CREDITORS.

THE Executor of the late ARTHUR COLVIN CRANSTON BANNING, Watchmaker and Jeweller, Lockerbie, has made up an account of his intromissions with deceased's Estate, which will lie in the Subscribers' Office for inspection by any Creditor until 14th September current. Intimation is hereby given that unless any objection thereto is received by the above date, the Executor will proceed to divide the balance of Funds in his hands amongst the Creditors who have already lodged claims, and will not be responsible for any claims lodged after the above date.

HENDERSON & MACKAY, Solicitors,
Lockerbie, Agents.

3rd September 1929.

A PETITION having been presented to the Sheriff of Lanarkshire, at Glasgow, at the instance of Vincent Coia, 37 Canal Street, Port Dundas, Glasgow, for Summary Sequestration of the Estates of FILLIPO JACOVELLI, some time of 370 and 376 Cumbernauld Road, Glasgow, and now of 22 Airdrie Street, Glasgow, the Sheriff-Substitute of this date granted Warrant for citing the said Filippo Jacovelli to appear in Court on the seventh day next after citation if within Scotland, and on the 21st day next after citation if furth of Scotland, to show cause why Sequestration of his Estates should not be awarded; of all which Intimation is hereby given.

D. MACDONALD, Writer, 162 Bath
Street, Glasgow, Agent for Petitioner.

2nd September 1929.

A PETITION having been presented to the Sheriff of Lanarkshire, at Glasgow, at the instance of Vincent Coia, 37 Canal Street, Port Dundas, Glasgow, for Summary Sequestration of the Estates of FILOMINA JACOVELLI, some time of 370 and 376 Cumbernauld Road, Glasgow, and now of 22 Airdrie Street, Glasgow, the Sheriff-Substitute of this date granted Warrant for citing the said Filomina Jacovelli to appear in Court on the seventh day next

after citation if within Scotland, and on the twenty-first day next after citation if furth of Scotland, to show cause why Sequestration of her Estates should not be awarded; of all which Intimation is hereby given.

D. MACDONALD, Writer, 162 Bath
Street, Glasgow, Agent for Petitioner.

2nd September 1929.

A PETITION having been presented to the Sheriff of Stirling, Dumbarton and Clackmannan, at Dumbarton, at the instance of Thomas & Bishop Limited, Manufacturers of Engineers' Specialities, 37 Tabernaacle Street, London, for Summary Sequestration of the Estates of R M'HAFFIE, Sandyford, Old Kilpatrick, the Sheriff-Substitute of this date granted Warrant for citing the said R M'Haffie to appear in Court on an *inducie* of ten days from the date of such citation, to show cause why Sequestration of his Estates should not be awarded; of all which Intimation is hereby given.

FINDLAY, M'CLURE, & Co., 86 St.
Vincent Street, Glasgow, Petitioners' Agents.

A PETITION having been presented to the Sheriff of Ayrshire, at Ayr, at the instance of Robert Murdoch, Farmer, Chalmerston, Dalmellington, for Sequestration of the Estates of ANDREW MURDOCH, Farmer, Darnconner, Auchinleck, his Lordship of this date granted Warrant for citing the said Andrew Murdoch to appear in Court on an *inducie* of fourteen days from the date of said citation, to show cause why Sequestration of his Estates should not be awarded; of all which Intimation is hereby given.

P. P. LYON GARDINER, Solicitor, 33
Newmarket Street, Ayr.

Ayr, 29th August 1929.

A PETITION having been presented in the Sheriff Court of Ayrshire, at Ayr, at the instance of William Ross, Motor Engineer and Electrician, 79 Prestwick Road, Ayr, for the Sequestration of the Estates of JOHN WYLLIE, Sheriff Officer, 35A Sandgate, Ayr, the Sheriff-Substitute of this date (2nd September 1929) granted Warrant for citing the said John Wyllie to appear in the Court on an *inducie* of fourteen days from the date of such citation (which citation was duly made on the 2nd instant), to show cause why Sequestration of his Estates should not be awarded; of all which Intimation is hereby given.

J. CRAWFORD BOYD, Solicitor, British
Linen Bank, Stewarton, Agent.

Stewarton, 2nd September 1929.

THE Estates of JOHN HENDERSON, Manufacturers' Agent, 26 Learmonth Grove, Edinburgh, were Sequestrated on 30th August 1929, by the Sheriff of the Lothians and Peebles, at Edinburgh. The first Deliverance is dated the twentieth day of August 1929.

The Meeting to elect the Trustee and Commissioners is to be held at 2.30 o'clock on the afternoon of Friday, 13th September 1929, within Dowell's Rooms, 18 George Street, in Edinburgh.

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 debt to entitle them to a first Dividend will be advertised in the second Gazette Notice.

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

JAMES G. JACK, W.S., Agent.

17 Rutland Street, Edinburgh,
31st August 1929.

SEQUESTRATION of THE SCOTTISH STANDARD PETROLEUM COMPANY, 163 West George Street, Glasgow, and John Arthur Lorimer, residing at 43 Camphill Avenue, Glasgow, and William Riddell Dick Lorimer, 11 Darnley Gardens, Pollokshields, Glasgow, the Individual Partners of the said Company, as Partners thereof, and as Individuals.

MATTHEW GILMOUR, Chartered Accountant, 170 Hope Street, Glasgow, has been elected Trustee on the Estate; and Robert P. Moir, 113 Douglas Street, Glasgow, and Thomas B. Ferguson, Writer, 97 West Regent Street, Glasgow, have been elected Commissioners. The Examination of the Bankrupts will take place in the Sheriff Court House, Glasgow, on Wednesday the eleventh day of September nineteen hundred and twenty-nine, at three o'clock afternoon. The Creditors will meet in the Chambers of Messrs. Taylor & Gilmour, Chartered Accountants, 170 Hope Street, Glasgow, on Tuesday the twenty-fourth day of September 1929, at three o'clock.

M. GILMOUR, C.A., Trustee, 170 Hope Street, Glasgow.

2nd September 1929.

SEQUESTRATION of WALTER DALGITY, Motor Engineer, Forfar.

CHARLES STEWART, Chartered Accountant, 2 Union Street, Dundee, has been elected Trustee on the Estate; and Philip Glass, Writer, Glasgow, David Ireland (of John Ireland & Sons), 22 Bell Street, Dundee, and Peter Crerar, Mackenzie Street, Carnoustie, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Forfar, on Thursday the twelfth September 1929, at eleven o'clock forenoon. Creditors will meet in Mr. Stewart's Office on Thursday the twenty-sixth September 1929, at eleven o'clock forenoon.

CHARLES STEWART, Trustee.

2 Union Street, Dundee.

AS Trustee on the Sequestrated Estate of **ANDREW ARNOLD GALLAGHER**, Slater, Sunbury Place, Belford Road, Edinburgh, residing at No. 19 Trinity Road there, I hereby intimate that the adjourned Diet for the Examination of the Bankrupt has been fixed for Wednesday, 18th September 1929, at two o'clock afternoon, within the Sheriff Court House, George IV. Bridge, Edinburgh. A Meeting of Creditors in the Sequestration will be held within the Chambers of Messrs. Romanes & Munro, C.A., 50 Frederick Street, Edinburgh, on Thursday, 26th September 1929, at eleven o'clock forenoon.

CHARLES J. MUNRO, C.A., Trustee.

Edinburgh, 3rd September 1929.

SEQUESTRATION of **JAMES MARSHALL CASKIE**, Produce Broker, 93 Hope Street, Glasgow.

AS Trustee on the Sequestrated Estate of James Marshall Caskie, Produce Broker, 93 Hope Street, Glasgow, I hereby intimate that a Meeting of the Creditors will be held within my Office, 170 Hope Street, Glasgow, on Wednesday the eleventh day of September 1929, at 12 o'clock noon, for the purpose of considering and finally deciding on an offer of composition and security therefor which was entertained by Resolution of Meeting of Creditors held on 26th July 1929.

THOS. CAMPBELL, Trustee.

170 Hope Street, Glasgow, C.2.

SEQUESTRATION of **WILLIAM MACDONALD**, Farmer, Blairsgreen, Oakley, Fife.

THE Trustee hereby intimates that a Meeting of Creditors will be held on Wednesday the 11th day of September 1929, at 3 o'clock afternoon, within

the Chambers of Walter & W. B. Galbraith, C.A., 87 St. Vincent Street, Glasgow, to consider as to whether the Estate be wound up under Deed of Arrangement.

T. D. GALBRAITH, Trustee.

87 St. Vincent Street, Glasgow,
30th August 1929.

AS Trustee on the Sequestrated Estates of **PETER GORMLEY**, Wine and Spirit Merchant, 126 Parliamentary Road, Glasgow, I hereby call a General Meeting of the Creditors to be held within the Chambers of Messrs. R. B. M'Caig, & Mitchell, Accountants, 124 St. Vincent Street, Glasgow, on Friday the 20th day of September 1929, at 3 o'clock afternoon, for the purpose of considering as to an application to be made for my discharge as Trustee.

FREDK. FURNESS, Trustee.

Glasgow, 3rd September 1929.

SEQUESTRATION of THE RELIABLE MOTOR COMPANY, 134 Dumbarton Road, Clydebank, and George William Montague, and George William Montague, Jr., the Partners of that Firm, as such Partners and as Individuals, and the said George William Montague, Junior, trading as THE CLYDEBANK AND DISTRICT WINDOW CLEANING COMPANY, 134 Dumbarton Road, Clydebank.

THE Trustee hereby intimates that an account of his intromissions with the Funds of the Estate, brought down till 20th August 1929, has been audited by the Commissioners, and that a second and final Dividend will be paid within the Chambers of Walter & W. B. Galbraith, C.A., 87 St. Vincent Street, Glasgow, upon Monday the 21st day of October 1929, to those Creditors whose claims have been duly lodged and admitted.

T. D. GALBRAITH, C.A., Trustee.

87 St. Vincent Street, Glasgow,
1st September 1929.

SEQUESTRATION of **J. & G. FAIR**, Farmers, Camilla, Auchtertool, and Jeanie Fair and George Fair, the Partners of said Firm, as such Partners, and Individuals.

THE account of my intromissions with the Funds of the Estates, brought down to 12th August 1929, has been audited by the Commissioners, who have postponed the declaration of a Dividend till the recurrence of the next statutory period.

ROBERT G. MORTON, C.A., Trustee.

20 St. Andrew Square, Edinburgh,
3rd September 1929.

SEQUESTRATION of **JOHN GEORGE MACKAY**, Spirit Merchant, Royal Oak Tavern, Arbroath.

THE Trustee hereby intimates that an account of his intromissions with the Funds of the Estate, brought down to 12th August 1929, has been made up by him and examined and audited by the Commissioners, who have postponed the declaration of a Dividend until the recurrence of another statutory period, and dispensed with Circulars to Creditors.

J. EVERARD RAE, Trustee.

Aberdeen, 30th August 1929.

NOTICE.

THE Business of **ARNEIL & YUILL**, incorporating **EDWARD JACKSON**, Hosiers, Glovers, and Shirtmakers, 100 Buchanan Street, Glasgow—the Partners of which Firm to 1st July 1929 were the Subscribers Frank Long and William Yuill, and

which Business has since the said date been carried on by the Subscriber David Ruxton Cowper for and on behalf of the Subscribers Edward Jackson Limited—has, as at 26th August 1929, been transferred to and will be carried on by Edward Jackson Limited. The Limited Company has discharged the liabilities of the former Firm, and is authorised to receive payment of the accounts due to the Firm.

Dated at Glasgow this second day of September 1929.

F. LONG.

WILLIAM YUILL.

DAVID R. COWPER.

JAMES T. ORR, 174 West George Street, Glasgow, Solicitor,

JAMES N. MARSHALL, 174 West George Street, Glasgow, Apprentice-at-Law,

Witnesses to the foregoing Signatures.

EDWARD JACKSON LIMITED.

The Common Seal of Edward Jackson Limited adhibited in presence of—

ROBT. COWPER, Director.

DAVID R. COWPER, Director and Secretary.

THE Firm of JOHN FREW & SONS, carrying on business as Fleshers at Nos. 51 and 245 High Street, Ayr, has been DISSOLVED as at 31st March 1929, by mutual consent, by the retiral therefrom of the Subscriber William Frew, one of the Partners.

The Business will continue to be carried on by the Subscribers Thomas Frew and James Dickie Frew on their own account, under the Firm name of JOHN FREW & SONS, who are authorised to uplift all the debts due to, and will discharge the whole debts and liabilities of, the Firm.

Dated at Ayr, this thirtieth day of August nineteen hundred and twenty-nine.

WILLIAM FREW.

THOMAS FREW.

JAMES DICKIE FREW.

Witnesses to the Signatures of the said William Frew, Thomas Frew, and James Dickie Frew—

FRED. JENKINS, Witness, 3 Wellington Square, Ayr, Clerk.

ARCHIBALD M'GILL, Witness, 3 Wellington Square, Ayr, Clerk.

NOTICE OF RETIRAL.

THE Subscriber John Crawford begs to intimate that he has retired, as at 24th June 1929, from the Business carried on by him under the name of GAVIN CRAWFORD & SONS, Boot Manufacturers, 536 and 538 Sauchiehall Street, Glasgow.

The Business has been sold by him to Messrs. A. L. Scott & Son Ltd., Boot and Shoe Manufacturers, 96 David Street, Mile End, Glasgow, by whom it will be continued under the same name as formerly, and they are authorised to uplift all debts due to the Business.

Dated at Glasgow, the 27th day of August 1929.

JOHN CRAWFORD.

Witnesses to the Signature of the said John Crawford—

ROBERT KERR, Writer, 21 West George Street, Glasgow.

C. S. MORRISON, Law Clerk, 21 West George Street, Glasgow.

A. L. SCOTT & SON LIMITED.

J. H. SCOTT, Director.

GAVIN SCOTT, Director.

GAVIN SCOTT, Secretary.

NOTICE OF RETIRAL.

THE Subscriber John Peters retired as at 31st August 1929 from the Firm of PETERS & COMPANY, Ticket Writers, 7 Argyle Street, Glasgow, of which Firm he was sole Proprietor.

The Subscriber John Dunlop Peters will carry on the Business on his own account under the same Firm name and at the same address.

Debts due to the Firm as at 31st August 1929 will be collected by Ferguson & Vost, C.A., 86 St. Vincent Street, Glasgow, who will also discharge the whole debts and liabilities of the Firm at that date.

Dated at Glasgow, this second day of September nineteen hundred and twenty-nine.

JOHN PETERS.

JOHN D. PETERS.

Witnesses to the Signatures of the said John Peters and the said John Dunlop Peters—

ROBERT J. SCOTT, 86 St. Vincent Street, Glasgow, Clerk.

FREDERICK M. MOORE, 86 St. Vincent Street, Glasgow, Clerk.

THE Firms of JAMES FRASER and THE WHOLESALE AND RETAIL SUPPLY COMPANY, carrying on business at seventy-five Jamaica Street, Glasgow, have been DISSOLVED as at the thirty-first day of August nineteen hundred and twenty-nine by mutual consent, by the retiral therefrom of the Subscriber Ellis Crawford, one of the Partners.

The Businesses will continue to be carried on by the Subscribers Samuel Markson and Jacob Bernstein or Benson on their own account and under the same names.

The said Samuel Markson and Jacob Bernstein or Benson will discharge the whole debts and liabilities of the Firms.

Dated at Glasgow, this thirty-first day of August nineteen hundred and twenty-nine.

E. CRAWFORD.

Witnesses to the Signature of the said Ellis Crawford—

Name—A. E. PATERSON.

Address—180 Hope Street, Glasgow.

Occupation—Solicitor.

Name—AILEEN WILLIAMS.

Address—180 Hope Street, Glasgow.

Occupation—Clerk.

S. MARKSON.

JACOB L. BENSON.

Witnesses to the Signatures of the said Samuel Markson and Jacob Bernstein or Benson—

Name—J. ANDERSON DUNLOP.

Address—49 Bath Street, Glasgow.

Occupation—Solicitor.

Name—MARION MACLEAN.

Address—49 Bath Street, Glasgow.

Occupation—Typist.

THE BANKRUPTCY ACTS, 1914 AND 1926.

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

Thomas George Baker, lately residing at the Ardmay Hotel, Woburn Place, and carrying on business at Carlton House, Lower Regent Street, both London, motor accessory merchant.

Cecil Freedman, trading as Worth, of and carried on business at 13-14 New Bond Street, London, jeweller.

David Lewis, 76 Commercial Street, Mountain Ash, Glamorgan, fruiterer.

Elizabeth Ann Hampson, residing and carrying on business at 43 Manchester Road, Denton, in the county of Lancaster, dressmaker (widow).

William Woolrich, residing and carrying on business

- at Lodge Farm, Withybrook, near Coventry, in the county of Warwick, farmer.
- Millicent Goadby (married woman), 32 Hamilton Road, Long Eaton, in the county of Derby, formerly trading separately and apart from her husband at Tamworth Road, Long Eaton, under the style or firm of M. Goadby, as a milliner and draper.
- James Williams, 1 Four Mill Road, Crediton, in the county of Devon, coal merchant.
- Thomas Foxcroft, residing at 41 King Street, and carrying on business at 157 Eastbank Street, both in Southport, in the county of Lancaster, confectioner.
- William Dunstan Skinner, residing and carrying on business at 9 Waller Street, Luton, in the county of Bedford, newsagent, confectioner and tobacconist.
- Henry de Lacey, Meadow Lark, Chapmans Farm, Staplehurst, Kent, lately residing at Coppwilliam Farm, Marden Road, Staplehurst, Kent, poultry manager.
- Juliet Renshaw (married woman), residing and carrying on business at 4 Kenyon Lane, Moston, Manchester, sweet and tobacco vendor.
- John Rees George, residing and carrying on business at 6 Van Road, Caerphilly, and also lately carrying on business at 47 Cardiff Road, Caerphilly, Glamorgan, baker and grocer.
- Christopher Toms, residing and carrying on business at 61 Thomas Street, Abertridwr, Glamorgan, upholsterer.
- Alfred Fenton Richardson, residing and carrying on business at Cottams Farm, Bulk, Lancaster, in the county of Lancaster, farmer.
- Thomas David Higginbotham, residing and carrying on business at 165 London Road, Hazel Grove, Stockport, in the county of Chester, tailor.
- Walter Escreet, trading as Hirst & Escreet, Clemen-thorpe, York, shipbuilder and garage proprietor.

NOTICE.

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

SCALE OF CHARGES FOR ALL ADVERTISEMENTS IN THE EDINBURGH GAZETTE.

For	100 words and under	£0	15	0
Above	100 and not exceeding	150	1	2	6
"	150	"	"	200	...	1	10	0
"	200	"	"	250	...	1	17	6
"	250	"	"	300	...	2	5	0
"	300	"	"	350	...	2	12	6
"	350	"	"	400	...	3	0	0
"	400	"	"	450	...	3	7	6
"	450	"	"	500	...	3	15	0
	And 7s. 6d. extra for each additional 50 words or part of 50 words.							
	For each copy of the Gazette					...	1s.	6d.
	Friendly Societies' Notices, each					...	7s.	6d.

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