

(3) That in the case of any such interruption a minute of continuation of the diet of the interrupted trial shall be entered in the Minute Book of the Court, and it shall be sufficient that the minute should bear that the diet be continued until an afterpart of the same day without further specification of time or to the following or a subsequent day as the Court may direct, and on the interrupted trial being resumed the diet shall be called *de novo*;

(4) That in any cause where the charge against the pannel is one of murder there shall be no interruption of the trial at any stage for the purpose of dealing in any way with any other cause.

II. Where in any cause the diet of which has not been called, the pannel shall intimate through his counsel to the Clerk of Court that he is prepared to tender a plea of guilty as libelled or such qualified plea as the Crown is prepared to accept, or where a cause is remitted to the High Court for sentence in which the pannel has pleaded guilty under Sec. 31 of the Criminal Procedure (Scotland) Act, 1887, any trial (other than a trial for murder) then proceeding may be interrupted for the purpose of receiving such plea or dealing with said remitted cause and pronouncing sentence or otherwise disposing of any such cause; provided always—

(1) That in the case of any such interruption an entry will be duly made in the Minute Book of the Court continuing the diet of the interrupted cause to an afterpart of the same day without further specification of time or to the following or a subsequent day as the court may direct;

(2) That in any such interposed cause the plea of the pannel shall not be tendered or accepted, nor sentence passed in the presence of the jury in the cause then proceeding, but said jury if not already retired shall be directed by the presiding judge to retire.

W. G. NORMAND, I.P.D.

Council Chamber, Whitehall,  
17th July 1936.

#### CORONATION OF HIS MAJESTY.

##### COURT OF CLAIMS.

The Right Honourable the Commissioners appointed by His Majesty to hear and determine all Claims of Services to be performed at the time of His Majesty's Coronation (except those dispensed with by His Majesty's Royal Proclamation of the 28th day of May last) and of fees to be received for the same, will hold their first Meeting at the Council Office on Wednesday, 22nd July instant, at 2.30 p.m., to settle procedure.

In accordance with custom, the Court will be opened in public but the deliberations of the Commissioners will be in private.

Instructions to claimants will be issued in due course by notices in the London, Edinburgh, and Belfast Gazettes, and in the Press.

Treasury Chambers,  
Whitehall, S.W.1,  
14th July 1936.

The Lords Commissioners of His Majesty's Treasury hereby give notice that They have made an Order under Section 1 of the Debts Clearing Offices and Import Restrictions Act, 1934, entitled the Clearing Office (Italy) Order, 1936.

The Order has been published as Statutory Rules and Orders, 1936, No. 696, and copies may be purchased (price 1d. net) direct from His Majesty's Stationery Office at the following addresses:—Adastral House, Kingsway, London, W.C.2; 120 George Street, Edinburgh, 2; York Street, Manchester, 1; 1 St. Andrew's Crescent, Cardiff; 80 Chichester Street, Belfast; or through any bookseller.

#### REVOCATION OF MODIFICATION, DATED 24TH OCTOBER 1935, OF OPEN GENERAL EXPORT LICENCES Nos. G.L. 110, G.L. 111, AND G.L. 112.

The modification, dated 24th October 1935, providing that the three Open General Export Licences numbered G.L. 110, G.L. 111, and G.L. 112, issued by the Board of Trade on the 1st June 1931, in pursuance of the powers conferred upon them by the Arms Export Prohibition Order, 1931, shall not apply to the exportation of any of the articles mentioned therein from any port in Great Britain or Northern Ireland to the Kingdom of Italy or the colonies and dependencies thereof, or any territory in the effective military occupation thereof, is hereby revoked with effect from 15th July 1936, and the said Open General Export Licences shall, as from the 15th July 1936, have the same force and effect as they had immediately prior to the date of the said modification.

R. J. SHACKLE,  
An Assistant Secretary to the  
Board of Trade.

14th July 1936.

#### NOTICE.

##### COLONIAL STOCK ACTS, 1877 TO 1934.

ADDITION TO LIST OF STOCKS UNDER SECTION 2 OF THE COLONIAL STOCK ACT, 1900 (63 AND 64 VIC. CAP. 62).

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 the Commonwealth of Australia 2½ per cent. Registered Stock and Debentures, 1941–1943.

The restrictions mentioned in Section 2, Sub-section (1), of the Trustee Act, 1925, apply to the above Stock (see Colonial Stock Act, 1900, Section 2).