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The Edinburgh Gazette[•]

Published by Authority

Registered as a Newspaper

TUESDAY, JULY 13, 1954

EDUCATION (SCOTLAND) ACTS, 1939 to 1953

The S cretary of State hereby gives notice that, in pur-suance of the powers conferred on him by Section 123 of the Education (Scotland) Act, 1946, he has framed a scheme entitled

PAISLEY TECHNICAL COLLEGE SCHEME, 1954 for the future government and management of the aftermentioned endowments:

Paisley Technical College, Ivan S. Allan Memorial Prize Fund, Bow Bequest, Bow Gift, George G. Gardiner's Bequest, John Hodgart Bequest,

John Hodgart Bequest, Margaret Robertson Prize Fund.

The Secretary of State will, in terms of the said Section 123, receive and consider any objection made to him in writing by any public body or persons interested respecting such Scheme, and any amendments proposed thereon, pro-vided that the same be delivered at the offices of the Scottish Education Department, St. Andrew's House, Edinburgh, 1, within one calendar month from the date hereof.

Printed copies of the said Scheme, price 9d. (by post 10¹/₄d.), may be obtained on application to H.M. Stationery Office, 13A Castle Street, Edinburgh, 2.

W. S. MURRIE, Secretary of the Scottish Education Department.

13th July 1954.

NOTICE

NATIONAL PARKS AND ACCESS TO THE COUNTRYSIDE ACT, 1949

DECLARATION OF CAIRNGORMS NATURE RESERVE

Notice is hereby given, in pursuance of Section 19 of the above-mentioned Act, that by the Cairngorms Nature Reserve No. 1 Declaration, 1954, made on the 9th day of July 1954, it was declared by the Nature Con-servancy that the following lands are now the subjects of Agreements entered into w th them under the provisions of the Act namely of the Act, namely:

1. Lands extending to 17,500 acres, part of the Estate af Mar, in the Parish of Crathie and Braemar and

County of Aberdeen, as shown tinted green on the Map attached to the said Declaration;

2. Land extending to 14,570 acres, part of the Estate of Rothiemurchus, in the Parish of Duthil and Rothie-murchus and County of Inverness, as shown tinted red on the said Map; and

3. Land extending to 2290 acres, part of the Estate of Inshriach, in the Parish of Alvie and County of Inverness, as shown tinted blue on the said Map:

And that it was further declared that land extending to 5329 acres, part of the Estate of Invereshie, in the Parish of Alvie and County of Inverness, as shown tinted yellow on the said Map, had been acquired and was held by the Nature Conservancy:

And that it was further declared that the whole of the above-mentioned lands are being managed as a nature reserve.

Cert fied copies of said Declaration, with Maps attached, have been deposited for public inspection, free of charge, at the offices undernoted, and may be inspected there until 12th August 1954, inclusive, at the time specified, namely :-

- Inverness County Council, County Buildings, Ardross Street, Inverness-Monday to Friday, 9 a.m. to 5 pm.; Saturday, 9 a.m. to 12.30 p.m.
- Badenoch D trict Council Office, Kingussie-Monday to Friday, 9.30 a.m. to 5 p.m.; Saturday, 9.30 a.m. to 12.30 p.m.
- Aberdeen County Council, County Bui dings, 22 Union Terrace, Aberdeen Monday to Friday, 9 a.m. 40 12.30 p.m., 1.45 p.m. to 5.30 p.m.; Saturday, 9 a.m. 10 12.30 p.m.
- Aberdeen Monday to Friday, 10 a.m. to 3 p.m.; Satur-day, 10 a.m. to 12 noon. Deeside

Certified cop es may also be in pected at the offices of the Nature Conservancy at 12 Hope Terrace, Edinburgh 9, and at 19 Belgrave Square, London, S.W.1, between the hours of 9.30 a.m. and 5 p.m. on weekdays except Saturday, and between the hours of 9.30 a.m. and 12 noon on Saturda Dated the ninth day of July 1954.

> P. HILLARY COOPER, Secretary of the Natur Conservancy.

AN ACCOUNT pursuant to the Bank Notes (Scotland) Act, 1845, the Currency and Bank Notes Act, 1928, and the Coinage Act, 1946, of the Amount of Notes authorised by Law to be issued by the several Banks of Issue in Scotland, and the Average Amount of Notes in Circulation, and of Bank of England Notes and Coin held during the Four Weeks ended Saturday, the 26th day of June 1954

| | | | Circulation | Average C Week | irculation duri s ended as abo | ing Four ove | Average Amount of Bank of England Notes and Coin held during Four Weeks ended as above | | | |
|--|---|---|---------------------------------|-------------------|-----------------------------------|-----------------|---|---------------------------------|------------|--|
| Name and Title as set forth in Licence | Name of Firm | Approved Offices | authorised by Certificate | £5 and upwards | Under £5 | Total | • Gold and Bank of England Notes | Coin other than Gold Coin | Total | |
| Bank of Scotland | The Governor and Company of the Bank of Scotland | {Edinburgh Glasgow } | £ 396,852 | 8,231,749 | 5,072,436 | 13,304,185 | 13,328,386 | 416,906 | 13,745,292 | |
| Royal Bank of Scotland | Royal Bank of Scotland | $\left\{ \substack{ \text{Edinburgh} \\ \text{Glasgow}} \right\}$ | 216,451 | 6,926,852 | 6,030,043 | 12,956,895 | 13 ,2 42 ,4 68 | 438,140 | 13,680,608 | |
| British Linen Bank | British Linen Bank | $\left\{ \substack{ \text{Edinburgh} \\ \text{Glasgow}} \right\}$ | 438,024 | 6,590,517 | 4,362,972 | 10,953,489 | 10,966,368 | 357,548 | 11,323,916 | |
| Commercial Bank of Scotland Limited | Commercial Bank of Scotland Limited | ${ {Edinburgh \\ Glasgow } }$ | 374,880 | 10,785,409 | 6,386,669 | 17,172,078 | 17,671,658 | 578,391 | 18,250,049 | |
| National Bank of Scotland Limited | National Bank of Scotland Limited | {Edinburgh Glasgow } | 297,024 | 6,907,737 | 4,429,521 | 11,337,258 | 11,600,573 | 469,469 | 12,097,042 | |
| Union Bank of Scotland Limited | Union Bank of Scotland Limited | Edinburgh Glasgow | 454,346 | 5,407,344 | 4,115,517 | 9,522,861 | 9,547,338 | 3 33,881 | 9,881,219 | |
| Clydesdale and North of Scotland Bank Limited | Clydesdale and North of Scotland Bank Limited | Glasgow Aberdeen | 498,773 | 14,972,710 | 6,082,831 | 21,055,541 | 21,561,166 | 625,284 | 22,186,450 | |

I hereby certify that each of the Bankers named in the above Return, who have in Circulation an amount of notes beyond that authorised in their Certificate, have held an amount of Bank of England Notes and Gold and Coin other than Gold Coin not less than that which they are required to hold during the period to which this Return relates.

Dated the 7th day of July 1954.

D. NEISH, Registrar of Bank Returns.

* This column includes Bank of England Notes deposited at the Bank of England which, by virtue of Sec. 9 (1) of the Currency and Bank Notes Act, 1928, are to be treated as gold coin held by the Bank.

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TENDERS FOR TREASURY BILLS

1. The Lords Commissioners of Her 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 16th July 1954, at 1 p.m., for Treasury Bills to be issued under the Treasury Bills Act, 1877, the National Debt Act, 1889, and the National Loans Act, 1939, to the amount of £240,000,000.

2. The Bills will be in amounts of £5000, £10,000, £25,000, £50,000, or £100,000. They will be dated at the option of the Tenderer on any business day from Monday the 19th July 1954 to Saturday the 24th July 1954, inclusive, and will be due 91 days 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. Notification will be sent by post, on the same day as Tenders are received, to the persons whose Tenders are accepted in whole or in part, and payment in full of the amounts due in respect of such 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 1.30 p.m. (Saturday, 11.30 a.m.) on the day on which the relative Bills are to be dated.

7. Members of the House of Commons are not pre-cluded 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 Her Majesty's Treasury reserve the right of rejecting any Tenders.

Treasury Chambers,

9th July 1954.

Civil Service Commission, 9th July 1954.

The Civil Service Commissioners hereby give notice that the following Regulations are published with the approval of the Lords Commissioners of H.M. Treasury, viz.:—

RECRUITMENT TO THE BASIC GRADES OF ESTATE SURVEYOR AND LANDS OFFICER

1. Age.

Candidates must be at least 25 and under 35 years of age on 1st June 1954. BUT

(1) a candidate who has served or is serving on a regular (including a regular short-service) engagement in H.M. Forces may deduct from his actual age the period of such service rendered before 1st June 1954;

service rendered before 1st June 1954; (2) candidates who have served in any established post to which they were admitted with the Certificate of the Civil Service Commissioners, or who have served on estab-lished conditions except for sick leave and pension in a post to which such a certificate would normally apply, may deduct from their actual age any time not exceeding two years which they have spent in such service before 1st June 1954.

2. Sex and Marriage.

(i) Both men and women may compete under these Regulations, except that women will not be eligible for appointments under the Admiralty or War Office. (ii) Married women who have formerly been established

civil servants and have drawn marriage gratuity (other than those who resigned compulsorily on marriage and whose resignation took effect before 15th October 1946, or who resignation took effect before 15th October 1946, or who are widows or divorced, or who are separated from their husbands, or whose husbands suffer without hope of re-covery from total physical or mental incapacity) will not be eligible unless they undertake to refund on appointment the marriage gratuity paid. Provided that this undertaking will not be required if the break between the first period of service (including any period of unestablished service immediately following the period in respect of which the gratuity was paid) and the date of re-establishment is more than seven years. than seven years.

3. Nationality.

Candidates must be British subjects. They must also satisfy one of the following conditions:---

(a) If natural-born British subjects, they must either (i) have at least one parent who is, or was at death,

a British subject; or (ii) have resided in Her Majesty's Dominions and/or been employed elsewhere in the service of the Crown for at least five years out of the last eight years pre-ceding the date of their appointment.

(b) If naturalised British subjects, they must have resided in Her Majesty's Dominions and or been em-ployed elsewhere in the service of the Crown for at least five years out of the last eight years preceding the date of their appointment. (c) If not qualified under (a) or (b) of this preserve

(c) If not qualified under (a) or (b) of this paragraph, they must satisfy the Commissioners that they are so closely connected with Her Majesty's Dominions either by ancestry, upbringing or residence, or by reason of national service, that an exception may properly be made in their favour.

made in their favour. Provided that a candidate will not be eligible for an appointment under the Admiralty or War Office unless he is a natural-born British subject and born within the United Kingdom or in one of the self-governing Dominions of parents also born within the United Kingdom or in one of the self-governing Dominions, except when the circum-stances are such as to justify a departure from the general rule, in which case provided the candidate satisfies the conditions prescribed by the preceding paragraphs, he or she may be admitted to appointment or competition by special permission of the First Lord of the Admiralty or the Secretary of State for War, as the case may be. 4. Oualification.

4. Qualification.

Candidates must at the time of application either (a) be Corporate Members of the Royal Institution of Chartered Surveyors or of the Chartered Auctioneers' and Estate Agents' Institute or of the Land Agents' Society, or

(b) have passed a degree or other examinations neces-sary for obtaining Corporate Membership of one of the above Institutions, or

(c) have a degree in Estate Management B.A. Cam-bridge or B.Sc. London.

Candidates admitted under heads (b) or (c) will not have their appointments confirmed unless they obtain Corporate Membership of one of the Institutions listed in (a) above within their probation period. Exceptionally where a Membership of one of the institutions listed in (a) above within their probation period. Exceptionally where a candidate is prevented by circumstances outside his control from obtaining Corporate Membership within this period, the appointment may be confirmed, with the concurrence of the Treasury and the Civil Service Commissioners, pro-vided that there is satisfactory evidence that the qualification is likely to be obtained within a reasonable time.

All candidates will be expected to possess wide pro-fessional experience in private or outside practice or in the service of a Local Authority or Government Department. 5. Health and Character.

Successful candidates must satisfy the Commissioners as to their health and character.

6. Application.

Application must be made on the appropriate form within the time and in the manner of which notice is given by the Commissioners.

7. Competition.

Those candidates who on the evidence of their application I hose candidates who on the evidence of their application forms, and any further information which the Commis-sioners think necessary to obtain, are found to be *prima facie* eligible, will be summoned to a Selection Board. The Commissioners may, if they see fit, summon only those candidates who by reason of their experience and qualifi-cations appear to be most suitable for appointment. The same Selection Board may consider a candidate at one interview for one or both of the classes. The Selection Boards will take into consideration the candidates record of experience and training, any recommendation from of experience and training, any recommendation from persons named by the candidates as having direct knowledge of their work in the past, and the personal qualities of the candidates as shown at the interview; and on their estimate of all the above facts they will frame their recom-mendations. The decision of the Commissioners will be final and will be announced separately for each class.

8. Candidates Trained as Teachers.

Persons upon whose training for the occupation of teacher public money has been spent cannot be appointed until the consent of the appropriate education authority (e.g., the Ministry of Education, the Scottish Education Depart-ment, the Ministry of Education for Northern Ireland) has been notified to the Commissioners.

9. Assignment.

The Commissioners will decide to which Department each successful candidate is to be assigned. Assignment will be made in accordance with the needs of the public service but the wishes of candidates will, where possible, be respected.

10. Canvassing.

Any attempt on the part of candidates to enlist support for their application through Members of Parliament or other influential persons, except as referees to be named in their application forms, will disqualify them for appointment.

11. Fee.

A successful candidate will be required to pay a fee of £4 before the issue of a Certificate of Qualification for appointment,

POST OFFICE

BRITISH COMMONWEALTH AND FOREIGN PARCEL POSTAGE RATES

The rate of postage which the Postmaster-General has directed to be charged for the redirection or reissue to another address in the United Kingdom, of parcels exceed-ing 15 lb. In weight received from abroad, on and after the 12th of July 1954, is 2s. 6d.

Ministry of Agriculture and Fisheries **DISEASES OF ANIMALS ACT, 1950**

Notice is hereby given, in pursuance of Section 85 (3) of the Diseases of Animals Act, 1950, that the Minister of Agriculture and Fisheries has made the following Orders :-

Statutory Instruments 1954, No. 911

The Regulation of Movement of Swine Order, 1954 (Made 2nd July 1954)

This Order, which came into operation on 5th July 1954, prescribes that no sa e of swine shall be held in any market, fairgound, or saleyard un ess it is authorised by the Local Authority, and places restrictions on the movement of swine from any live weight certification centre, market, fair-ground, or saleyard, or from the premises of any pig-dealer.

Statutory Instruments 1954, No. 912

The Sheep Scab (Amendment) (Revocation) Order, 1954 (Made 2nd July 1954)

This Order, which comes into operation on 5th July 1954. This Order, which comes into operation on 5th July 1954, revokes the Sheep Scab (Amendment) Order, 1951, which permitted sheep to be moved without a licence which would otherwise be necessary under the Sheep Scab Order, 1938, for movement from an area to which Part II of that Order applied (known as movement areas) to a slaughterhouse outside such an area provided the movement was under the supervision of an official of the Ministry of Food Since 4th July the Ministry of Food have not supervised the movement of any sheep and permission to move without the movement of any sheep and permission to move without a licence is therefore withdrawn. Copies of the above-mentioned Orders may be obtained

from the Ministry of Agriculture and Fisheries, Hook Rise, Tolworth, Surbiton, Surrev, or from H.M. Stationery Office

SCOTTISH GAS BOARD

THE GAS (DECLARATION OF CALORIFIC VALUE) **REGULATIONS**, 1949

THE Scottish Gas Board propose to alter the declared calorific value of gas supplied from the Gasworks, Dumfries (475 B.Th.Us. per cubic foot), and hereby declare in terms of the above Regulations that the calorific value of the gas to be supplied from the said Works on and after 1st October 1954 shall be 450 B.Th.Us. per cubic foot.

A. T. HERD, Secretary.

26 Drumsheugh Gardens, Edinburgh, 8th July 1954.

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT, 1947

ROYAL BURGH OF KIRKCALDY

KIRKCALDY DEVELOPMENT PLAN, 1952

NOTICE is hereby given that, on the thirtieth day of June 1954, the Secretary of State approved, with modifica-tions, the above Development Plan. A certified copy of the Development Plan, as approved by the Secretary of State, has been deposited at the Town Clerk's Office, Town House, Kirkcaldy, and is available for inspection by the public, free of charge, between the hours of 9 a.m. and 5 p.m. from Mondays to Fridays, both inclusive, and between the hours of 9 a.m. and 12 noon on Saturdays on Saturdays.

on Saturdays. The Development Plan became operative as from the tenth day of July 1954, but if any person aggrieved by the Development Plan desires to question the validity thereof, or of any provision contained therein, on the ground that it is not within the powers of the Town and Country Planning (Scotland) Act, 1947, or on the ground that any requirement of that Act or any Regulation made thereunder has not been complied with in relation to the approval of the Development Plan, he may, within six weeks from the tenth day of July 1954, make an applica-tion to the Court of Session.

Dated this tenth day of July 1954.

CHARLES D. CHAPMAN, Town Clerk and Clerk to the Local Planning Authority.

Town House, Kirkcaldy.

CITY AND ROYAL BURGH OF DUNFERMLINE MUNICIPAL ELECTIONS

ALTERATION OF WARDS

IN terms of Section 49 (2) of the Local Government (Scotland) Act, 1947, notice is hereby given that the Secre-tary of State has, on 6th July, made an Order, under powers contained in said Act, altering the contents and boundanes of the Wards of the Burgh. A copy of this Order has been deposited at the Town Clerk's Office, City Chambers, Dunfermline, and may be inspected there until 31st July 1954, free of charge, between the hours of 9 a.m. and 5 p.m., from Mondays to Fridays, and between the hours of 9 a.m. and 12 noon on Saturdays.

J. DOUGLAS, Town Clerk.

City Chambers, Dunfermline, 10th July 1954.

ROYAL BURGH OF DUNBAR

LOCAL GOVERNMENT (SCOTLAND) ACT, 1947 ALTERATION OF BURGH BOUNDARIES

NOTICE is hereby given that in respect of the applica-tion of the Provost, Magistrates, and Councillors of the Royal Burgh of Dunbar, for the alteration of the Boundaries of said Burgh, the Sheriff of the Lothians and Peebles has pronounced the following Deliverance:-

Royal Burgh of Dunbar, for the alteration of the Boundaries of said Burgh, the Sheriff of the Lothians and Peebles has pronounced the following Deliverance:--"Haddington, 18th June 1954.—The Sheriff having "resumed consideration of the Application with the relative "productions and the evidence led and having heard the "Petitioners' Solicitor and visited and inspected the areas "of ground proposed to be included, and excluded from, "within the boundaries of the Royal Burgh of Dunbar, "in respect that after due intimation no party has ap-"peared to object or to be heard in reference to the "Application, and, being satisfied (First) that the following "areas coloured green on the Plan (No. 2/1 of Process) "docquetted and signed as relative hereto, ought to be included within the boundaries of said Burgh, videlice:--"(a) the area of land marked AREA NO. 1 on said Plan "extending to 3.5 acres or thereby lying on the east side "of the said Burgh containing private dwelling-houses in "Roxburghe Terrace, Queens Road, and others (but ex-"cluding that small triangular area marked Dunbar Det." No. 2 on said Plan already within said boundaries), and "part of the lands of Newhouse; (b) the area of land "known as Goldenstones marked AREA NO. 2 on said Plan "extending to 12.5 acres or thereby lying to the west of "Spott Road on part of which the Petitioners have erected dwelling-houses; (c) the area of land marked AREA NO. 3 "on said Plan extending to 11.4 acres or thereby, part "of the lands of Lochend; (d) the area of land marked "AREA NO. 4 'A' on said Plan extending to 35 acres or "thereby containing part of Lochend Wood, Lochend "Kennels and others, and the area of land marked "AREA NO. 4 'A' on said Plan extending to 5:34 acres or "thereby containing part of the farm of Scafiel ownd "unbuilt on ground lying between said Edinburgh Road "and the Railway and part of the fare of said Burgh, videlicet:--"(a) the south of said Railway; (Second) that the follow-"said Plan extending to 10:9 acres or thereby on the west " "thereby at Broxburn to the south-east of said Burgh; and "(*Third*) that the proposed alterations are reasonable and "ought to be given effect to; therefore revises, alter, "extends, and contracts the boundaries of the Royal Burgh of Dunbar as craved in the Prayer of the Application; "and finds and declares that the foregoing alterations "shall be deemed to have come into force on the 16th day "of May 1954, and that from and after the said 16th "day of May 1954, the boundaries of the said Roval Burgh of Dunbar shall be as follows, videlicet:--The area, "lands, and heritages situated in the Parish of Dunbar "and County of East Lothian bounded by a line com-"mencing at the point marked 'A' on the Plan (No. 2 1 "of Process) docquetted and signed as relative hereto, "where the present boundary of said Burgh meets the sai " to the north-east of Dunbar Golf Clubhouse, thence south"

"westwards crossing the private road leading to said Golf "Clubhouse and following the line of the present boundary "along the western boundary wall of said Golf Course "to point 'B' on said Plan, thence continuing along the "line of said boundary wall first south-westwards and then "to point 'B' on said Plan, thence continuing along the "line of said boundary wall first south-westwards and then "in a south-easterly direction, thence in a south-westerly "direction along the south-eastern boundary wall of the "private dwelling-house known as Holmlea, Queens Road, "Dunbar, crossing the road No. A1087, known as Rox-"burghe Terrace, Queens Road, till it reaches the boundary "wall of Newhouse at point 'C' on said Plan, thence in "a westerly direction following the curve along the said "boundary wall of Newhouse, thereafter south-westwards "along the south boundary garden wall of said property "of Newhouse, till it meets the existing Burgh boundary "at the south-west corner of said Newhouse property, "thereafter in a south-westerly direction following the "present boundary across the fields of Newhouse and the "alway line to point 'D' on said Plan, thence south-"eastwards still following the present boundary, along the "south-western boundary fence of the embankment of "said Railway to point 'E' on said Plan, thence in a "westerly direction following the present boundary until "it crosses Spott Road to point 'F' on said Plan, there-"after in a southerly direction along the west boundary "wall of said Spott Road to the north gate pillar at the "junction of Spott Road to the north gate pillar at the "unction of Spott Road to the north gate pillar at the "unction of Spott Road and the entrance road to the lands "of Lochend at point 'G' on said Plan, thence west-"wards along the north boundary fence of said road to "Lochend to point 'H' on said Plan, where said road "meets the wall bounding Lochend Wood; thereafter "following the boundary wall and fence of said Lochend "Wood, and of Lochend Gardens first in a northerly "direction, and thereafter in a westerly direction along the "present boundary to point 'I' on said Plan, where said "boundary fence of said Lochend Wood turns northwards; "thereafter in a general south-westerly direction following the southern edge of the track through said wood, "present boundary to point '1' on said Plan, where said "boundary fence of said Lochend Wood turns northwards; "thereafter in a general south-westerly direction following "the southern edge of the track through said wood, to the "junction of said track and the road leading southwards "to Hallhill Farm, at point 'J' on said Plan; thence con-"tinuing westwards crossing said Road to Hallhill Farm "and along the south boundary of the main drive through "Lochend Estate, following the bends, ultimately crossing "the Road leading northwards to Belhaven, at point 'K' "on said Plan; thence north-westwards along the western "boundary wall of said road leading to Belhaven passing "under the Railway Bridge to point 'L' on said Plan, "where it meets the north boundary fence of the embank-ment of said Railway, thereafter following the said north boundary of said Railway embankment south-westwards "to point 'M' on said Plan, where said north boundary "of said Railway embankment meets the south-eastern "point of the grounds of Battleblent, thereafter northwards "and thence north-westwards, following the eastern "boundaries of said Battleblent property, to the centre "boundaries of said Battleblent property, to the centre "boundary to point 'O' on said Plan, at the junction of "said Edinburgh Road, following the present "boundary to point 'O' on said Plan, at the junction of "said road leading to the sea, partly along the present "boundary to point 'P' on said Plan, in the *medium* "flum of the Biel Water, where it again meets the present "Burgh boundary, thence northwards along the present "Burgh boundary to point 'P' on said Plan, where "eastwards and southwards along the centre line of "said road leading to the sea, partly along the present "Burgh boundary, thence northwards along the present "Burgh boundary, thence northwards along the present "Burgh boundary of said Burgh meets the sea, thence "eastwards and southwards along the line of the Low "Water Mark, Ordinary Spring Tide, to point 'A' on said "Plan at the eastern

Notice is further given that a certified copy of the said Deliverance and of the Plan referred to therein, may be inspected, free of charge, at the Town Clerk's Office, Town House, Dunbar.

S. W. BROWN, Town Clerk.

Town House, Dunbar, 10th July 1954.

NOTICE

STIRLING BURGH EXTENSION, &c.

NOTICE is hereby given (*First*) that, in the Petition by the Provost, Magistrates, and Councillors of the Royal Burgh of Stirling, under Part VI of the Local Government (Scotland) Act, 1947, the Sheriff of Stirling, Dumbarton, and Clackmannan, at Stirling, has, by Deliverance, dated 16th June 1954 (1) altered the boundaries of the Burgh of Stirling, by extending, the Burgh Boundary to include within the Burgh an area extending to 16.5 acres or thereby lying within the Parish of Logie and County of Stirling

(the said area being situated in the Cornton District); (2) (the said area being situated in the Cornton District); (2) altered the contents and boundaries of Ward No. II (River-side Ward) of the Burgh so that the said area shall be included within and form part of the said Ward; (3) trans-ferred the said area from the Registration District of Logie to the Registration District of Stirling, with effect from 1st January 1955; and (4) determined that the alteration of the Burgh Boundary and of the boundaries of Ward No. II (Riverside Ward) of the Burgh shal be deemed to have come itno force on 16th May 1954; and (Second) that a copy of the said Del verance and of the Map referred to therein may be inspected at the Subscriber's Office, during office hours, free of charge. Of all which intimation is hereby gven.

HARLES W. NORMAN, TOWN Clerk, Stirling. Municipal Buildings, Stirling, 12th July 1954.

COUNTY OF ANGUS

FORMATION OF TEALING SPECIAL DRAINAGE DISTRICT

NOTICE is hereby given, in accordance with the terms of Section 147 (5) of the Local Government (Scotland) Act, 1947, that the County Council of the County of Angus have resolved to form an Area comprising part of the Parish of Tealing and the County Council Housing Scheme at INVERALDIE, the Sick Quarters Site and Inveraldie Farm and the Council's Housing Scheme at WEST MARCH, TEALING, into a Special Drainage District. The full terms of the Resolution and relative Ordnance Map showing the boundaries of the new Special District may be inspected at the County Buildings, Forfar, between the hours of 10 a.m. and 4 p.m. on weekdays other than

the hours of 10 a.m. and 4 p.m. on weekdays other than Saturdays, and from 10 a.m. to 12 noon on Saturdays, from Wednesday, 14th July to Wednesday, 4th August 1954.

IAN A. MACKNIGHT, County Clerk.

County Buildings, Forfar, 9th July 1954.

COURT OF SESSION, SCOTLAND

JOHN JACKSON & COMPANY, GRAIN MERCHANTS, LIMITED

NOTICE is hereby given that, in the Petition presented by the above-named Company to the Court of Session for Confirmation of Reduction of Capital, an Order of the Court dated 9th July 1954, confirming the Reduction of the Capital of the Company as set forth in the Petition, and a Minute which has been approved by the Court, were registered by the Registrar of Companies on 10th July 1954.

MORTON, SMART, MACDONALD & PROSSER, W.S., 19 York Place, Edinburgh;

MITCHELLS, JOHNSTON & CO., 160 West George Street, Glasgow, C.2,

Solicitors for the Petitioners.

THE ATHEENIC MILLS COMPANY LIMITED MEMBERS' VOLUNTARY WINDING UP

AT an Extraordinary General Meeting of the Members of the above-named Company, duly convened, and held at Atheenic Mills, Hawick, on the 8th day of July 1954, the following Special Resolution was duly passed:

"That the Company be wound up voluntarily, and that William Lamb, Chartered Accountant, 8 Forres Street, Edinburgh, be, and is hereby, appointed the Liquidator to conduct the winding up, at a fee to be fixed by the Auditor of the Court of Session."

Atheenic Mills, Hawick, 8th July 1954.

WILLIAM BOYD, Chairman.

THE ATHEENIC MILLS COMPANY LIMITED

MEMBERS' VOLUNTARY WINDING UP

I, WILLIAM LAMB, Chartered Accountant, & Forres Street, Edinburgh, hereby give notice that I have been appointed the Liquidator of The Atheenic Mills Company Limited by Resolution of the Company dated the 8th day of July 1954.

9th July 1954.

WM. LAMB. Liquidator.

In the Matter of the Companies Act, 1948, and in the Matter of DUNEDIN TANKERS LIMITED, in Voluntary Liquidation Members' Winding Up

AT an Extraordinary General Meeting of the above-named Company, duly convened, and held at 1 Copthall Close, Nortngate House, Moorgate, London, E.C.2, on the second day of July 1954, the following Special Resolu-tion was duly passed, viz.:-

"That the Company be wound up voluntarily, and that Anthony Bertie Logan Murison, M.A., F.C.A., 1 Copthall Close (Northgate House), Moorgate, London, E.C.2, be appointed Liquidator for the purposes of such winding up.

Dated this 9th day of July 1954.

C. M. S. WHITELAW, Secretary.

The Companies Act, 1948

GLASGOW HOSPITAL FOR WOMEN

MEMBERS' VOLUNTARY WINDING UP

AT an Extraordinary General Meeting of the Members of Glasgow Hospital for Women, duly convened, and held at 204 West George Street, Glasgow, on Wednesday the 7th day of July 1954, the following Special Resolutions were duly passed, videlicet:—

"1. That Glasgow Hospital for Women be wound up voluntariiv

"2. That Mr. David Robertson Macgregor, Chartered Accountant, 65 Renfield Street, Glasgow, be, and is hereby appointed Liquidator for the purposes of such winding up.'

LAMB & THOMSON, Secretaries.

65 Renfield Street, Glasgow, C.2,

10th July 1954.

The Companies Act, 1948

MEMBERS' VOLUNTARY WINDING UP

Notice of Appointment of Liquidator, pursuant to Section 305

Name of Company-Glasgow Hospital for Women.

Nature of Business—To carry on the Hospital known as the Glasgow Hospital for Women.

Address of Registered Office-65 Renfield Street, Glasgow.

Liquidator's Name and Address-David Robertson MacGregor, 65 Renfield Street, Glasgow, Chartered Accountant.

Date of Appointment-7th July 1954.

By Whom Appointed-Members.

D. R. MACGREGOR.

Dated the tenth day of July 1954.

INDUSTRIAL PLASTIC UTILITIES LIMITED (in Voluntary (Creditors') Liquidation)

AT an Extraordinary General Meeting of the Members of Industrial Plastic Utilities Limited, duly convened, and held within the Registered Office of the Company, Block 22, Unit 58, Watt Road, Hillington, Glasgow, on the seventh day of April nineteen hundred and fifty-four, the following Extraordinary Resolution was duly passed:----

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

At a Meeting of the Creditors of the Company, duly convened, and held within the Registered Office of the Company, Block 22, Unit 58, Watt Road, Hillington, Glasgow, on the fifth day of May nineteen hundred and fifty-four, subsequent to the above Meeting of the Com-pany, Mr. Walter James Murray Galbraith, Chartered Accountant, 87 St. Vincent Street, Glasgow, was appointed Liquidator of the Company for purposes of winding up.

W. J. MURRAY GALBRAITH, Liquidator.

The above Notice is inserted by virtue of an Interlocutor of the Court of Session dated 8th July 1954.

INDUSTRIAL PLASTIC UTILITIES LIMITED (in Voluntary (Creditors') Liquidation)

I, WALTER JAMES MURRAY GALBRAITH, Chartered Accountant, 87 St. Vincent Street, Glasgow, hereby give you notice that I have been appointed Liquidator of Industrial Plastic Utilities Limited, by the Creditors of the Company at a Meeting, duly convened, and held on 5th May 1954.

W. J. MURRAY GALBRAITH, C.A., Liquidator.

The above Notice is inserted by virtue of an Interlocutor of the Court of Session dated 8th July 1954.

COURT OF SESSION, SCOTLAND Estate of the

Late AMERY GEORGE BRADDEN RODGER

A PETITION has been presented to the Court of Session for the exoneration and discharge of the Judicial Factor on the Estate of the late Amery George Bradden Rodger, in which Petition the Court has pronounced the following Interlocutor:

"6th July 1954—Lord Hill Watson.—The Lord Ordinary "appoints the Petition, No. 28 of Process, to be intimated on the Walls and in the Minute-Book in common form and in the Edinburgh Gazette; grants Warrant for serving the same, as craved, with a copy of this Interlocutor upon the parties named in the Prayer; allows all parties claiming interest to lodge Answers, if so advised, within fourteen days after such intimation and service. "L. HILL WATSON." All of which intimation is hereby given.

All of which intimation is hereby given.

ALSTON, NAIRN & HOGG, W.S., 5 Abercromby Place, Edinburgh, Solicitors for the Petitioner.

FINLAY CAMPBELL'S SEQUESTRATION

AS Trustee on the Sequestrated Estates of Finlay Campbell, Publican, Haugh Road, Inverness, I hereby call a final Meeting of the Creditors to be held within the chambers of John C. Frame & Co., C.A., 22 High Street, Inverness, at 12 o'clock noon, on Friday, 30th July 1954, to consider my formal application for my discharge as Trustee Trustee.

R. MORRISON SMITH, C.A., Trustee.

22 High Street, Inverness,

7th July 1954.

In the Sequestration of ANGUS BROWN DUNCAN, Builder, Mo-Dhachaidh, Lamlash

ANDREW TAYLOR ESPIE DUNCAN, Chartered Ac-ANDREW TAYLOR ESPIE DUNCAN, Chartered Ac-countant, Glasgow, has been elected Trustee on the Estate. The examination of the Bankrupt will take place in the Sheriff Court House, Rothesay, on Tuesday the twentieth day of July next, at 11.30 o'clock forenoon. The Creditors will meet in the chambers of A. W. Maclean & Company, C.A., 20 Castlehill Street, Rothesay, on Tuesday the twenty-seventh day of July next, at 3 o'clock afternoon.

ANDREW T. E. DUNCAN, Trustee.

Glasgow, 12th July 1954.

Sequestration of A. & J. THOMSON, 122 Glasgow Road, Blantyre, and Andrew Sirrell Thomson and Mrs. Jean M'Cleland Thomson, then residing at 66 High Blantyre Road, Burnbank, Hamilton, as Partners thereof, and as Individuals

AS the Trustee will thereafter proceed to an adjudication on claims lodged in the Sequestration with a view to the payment of a first (postponed) Dividend, Notice is hereby given that to entitle Creditors to participate therein, their oaths and grounds of debt must be lodged with the Sub-scriber not later than the second day of August nineteen hundred and fifty-four.

JOHN S. GAVIN, F.S.A.A., Trustee. Glasgow, 12th July 1954.

Sequestration of WILLIAM B. TURNBULL, Publican, 126 High Street, Leslie, Fife

THE Trustee hereby intimates that an account of his intromissions with the funds of the Estate, brought down to 30th June 1954, has been examined and audited by the Commissioner, who has postponed the declaration of a Dividend until the recurrence of another statutory period.

JOHN A. R. FINLAY, C.A., Trustee.

13 Kirk Wynd, Kirkcaldy, 9th July 1954.

Sequestration of ROBERT WILSON, Burnlee, Ruthwell A FINAL Meeting of Creditors will be held at 93 Irish Street, Dumfries, at 2.15 p.m., on Friday, 30th July 1954.

N. H. MACDONALD, A.C.A., Chartered Accountant, 93 Irish Street, Dumfries, Trustee for the Creditors of Robert Wilson.

THE Firm of DAVID IRVING & SONS, carrying on business as Timber Merchants at Waterbeck, Dumfries-shire, has been DISSOLVED as on 7th July, 1954, by mutual consent of the Partners thereof, viz.:—James Irving, Sunnyhill, Waterbeck; David Irving, 12 Belmont Avenue, Eaglesfield; and William Irving, Dundorran, Faelesfield Eaglesfield.

Mr. James Irving, Sunnyhill, Waterbeck, is authorised to uplift all the debts due to, and he will discharge the whole debts and liabilities of, the Firm.

Dated at Annan, this seventh day of July 1954.

JAMES IRVING. DAVID IRVING, JR.

WILLIAM IRVING.

Witnesses to the Signatures of the said James Irving, David Irving, and William

Irving, Irving, A. R. CARFRAE, Witness, Solicitor, Com-mercial Bank Buildings, Annan. KATE WRIGHT, Witness, Typist, Com-ATE WRIGHT, Witness, Typist mercial Bank Buildings, Annan.

THE BANKRUPTCY ACTS, 1914 AND 1926

FROM THE LONDON GAZETTE

RECEIVING ORDERS

Laurence Henry Christopher Davenport, lately residing at Orchard House, Hook, in the county of Surrey, whose present address the Petitioning Creditors are unable to ascertain and whose occupation is unknown, a domiciled Englishman.

- Felix Felton, 23 Devonshire Place, London, W.1, and lately residing at 32 Addison Road, Kensington, London, actor. Wilfred James Thompson, described in the Judgment Summons as Thompson (male), 337 Kilburn High Road, N.W.6, Middlesex, aircraft inspector.
- Elias Phythian, residing at 18 High Bank Road, Droylsden, near Manchester, in the county of Lancaster, guillotine operator (engineering).
- John Shaw, 28 New Street, Hebden Bridge, in the county of York, haulage driver, and Elsie Veronica Shaw, his wife, of the same address, both lately residing and carry-ing on business in co-partnership at 25 Whittam Street, Burnley, in the county of Lancaster, under the style or name of J. and E. V. Shaw, grocers.
- Keith Ernest Barber, 54 Valley Road, Bromley, Kent, lately carrying on business at 8 College Parade, London Road, Beckenham, Kent, as a fruiterer and greengrocer, sound recording engineer.
- W. Dunnett & Son (a firm), 22 The Green, Wi Hill, N.21, in the county of Middlesex, clothiers. Winchmore

- J. Brown (male), Mill House Farm, 10 Maunders Road, Milton, in the city of Stoke-on-Trent, farmer. Ernest Fordham, Elm Side, Emneth, in the county of Norfolk, landworker, lately trading at Elm Side, Emneth aforesaid, as a haulage contractor.
- James Lambert, 7 Cosham Road, Peel Hill Estate, Wythen-shawe, Manchester, in the county of Lancaster, motor coach proprietor.
- Frederick Goodwin and Kenneth Goodwin, residing and carrying on business at Grudgeworthy, Monkokehampton, Wingleigh, Devon, under the style of Goodwin & Son, farmers.
- John Joseph Fisher (trading as Criterion Laundry), 87 and 89 Stretford Road, Urmston, in the county of Lancaster, laundry proprietor.
- George Stanton Pollard, residing and lately carrying on business at 130 Pear Tree Avenue, Bramley, Rotherham, in the county of York, formerly carrying on business at that address in co-partnership with another under the style or firm of G. Pollard & Co., industrial painter and dismantling contractor.
- Tom Robert White, residing in lodgings at 7 Beech Grove, Warmsworth, Doncaster, in the county of York, colliery fitter, formerly residing at 86 Tenter Lane, Warmsworth aforesaid, and formerly carrying on business under the style or firm of The Farmers' Supply Co. at The Saw Mills, High, Street, Arksey, near Doncaster aforesaid, as a timber merchant a timber merchant.
- William Albert Wedge, East View, Church Aston, Newport, Wellington, in the county of Salop, jobbing builder.
 William Henry Bruckshaw, residing and carrying on business at 84 Commercial Road, Hazel Grove, Stockport, in the county of Chester, builder and contractor.
- Alan Cheetham, residing at Redcot, Buxton Road, Disley, in the county of Chester, of no occupation, formerly residing and carrying on business at The Stocks Private Hotel, Start Lane, Whaley Bridge, in the county of Derby, hotel proprietor and commercial traveller.
- Arthur Stephen King, residing and carrying on business at 13 Melbourne Street, Reddish, Stockport, in the county of Lancaster, caravan towing agent.
- William Erumus Wheeler, 3 Belle View, Bynea, Llanelly, in the county of Carmarthen, carpenter; Ivor Williams, number 11 Myrtle Terrace, Llanelly aforesaid, mason; David Oakley, 13 Trailwm Road, Llwynhendy, Llanelly aforesaid, shop manager, trading in co-partnership at 11 Market Street, Llanelly aforesaid, under the style of Wheeler & Williams and Market Street Home Supply, on buildang and contractors. as builders and contractors.

ORDERS ANNULLING, REVOKING, OR RESCINDING ORDERS

Arthur Evelyn Paul Ellis, residing at Ashley Court Hotel, 199 Queens Gate, London, S.W.7, of no occupation.

Ieuan Evans, 58B Hampshire Avenue, Slough, in the county of Buckingham, general dealer.

NOTICE

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

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