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FRIDAY, SEPTEMBER 19, 1958

PRIVY COUNCIL OFFICE

At the Court at Balmoral, the 11th day of September 1958,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council,

Whereas there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 31st day of July, 1958 (N.P. 1792/58) in the words following, viz.:—

"Whereas by Section 3 of the Naval and Marine Pay and Pensions Act. 1865, and Chapter 32 of the Naval and Marine Reserves Pay Act, 1957, it is enacted, inter alia, that all pay, pensions or other allowances in the nature thereof payable in respect of service in Your Majesty's Naval or Marine Forces to a person being or having been an Officer, Seaman or Marine therein, shall be paid in such manner and subject to such conditions and provisions as are from time to time directed by Order in Council:

"And whereas by Orders in Council dated 6th February, 1922, and 11th October, 1923, we were empowered at our discretion to award additional retired pay or disability retired pay or pensions to Officers, Petry Officers, Non-commissioned Officers and Men of Your Majesty's Naval and Manine and Reserve Forces who are invalided out of the Service on account of sickness or injury certified as attributable to service prior to the 3rd September, 1939, on the scales and under the conditions prescribed therein:

"And whereas by Orders in Council dated 2nd February, 1937, 9th May, 1940, 17th September, 1942, 22nd July, 1943, 29th November, 1946, and 8th October, 1957, certain improvements were made in the rates of disability retired pay, pensions and allowances payable to Officers. Petty Officers, Non-commissioned Officers and Men of Your Majesty's Naval, Marine and Reserve Forces:

"And whereas with the approval of the Lords Commissioners of Your Maiesty's Treasury, payments have been made to pensioners in receipt of disability pensions and allowances from the Admirulty at the same rates and subject to the same conditions as have been authorised for similar remsioners receiving pensions from the Ministry of Pensions and National Insurance:

"We beg humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction the following further improvements in the conditions and tares of disability retired pay, pensions and allowances with effect from 29th January, 1958, in the case of pensioners paid weekly; from 31st January, 1958, in the case of pensioners paid quarterly and from 1st February, 1958, in the case of officers:

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

"Part I. AWARDS IN RESPECT OF DISABLEMENT

"1. Pensions for disablement.

"A member of the Naval or Marine Forces the degree of whose disablement is not less than 20 per cent, may be awarded at Admirally discretion relired pay or pension at whichever of the rates set out in the Tables in the Schedule is appropriate to his rank or status and the degree of his disablement.

"2. Gratuities.

"A Naval rating or Royal Marine other rank the degree of whose disablement is less than 20 per cent, may be awarded at Admiralty discretion a gratuity appropriate to the degree of disablement, but not exceeding a maximum of £100.

*3. Allowances for eligible members of the family.

"(A) Where a member of the Naval or Marine forces is awarded retired pay or a pension under Clause 1 allowances in respect of eligible members of the family may be awarded at such proportion of the rates set out in the following table as corresponds to the degree of the disablement on which the retired pay or pension is based:

"Тавль

	Rate for 10 disabl	00 per cent lement
Higiple Member of the Family	Officers (Yearly rate)	Other Ranks (Weekly rate)
	£	p. d
(a) Wife	3 6	10 0
(h) Children: (i) if an allowance under (a) is in issue— each child (ii) if no allowance under (a) is in issue—	30	7 6
first child each other child	36 30	10 0 7 6

"(B) The special conditions governing the grant of these family allowances shall be as follows:

"(u) For a wife

if she is living apart from her husband, family element shall not be allowable in respect of her, unless—

(i) she was being regularly maintained in whole or in part by her husband up to the date of any award or renewal of his disablement pension, and/or

(ii) she is entitled to support under a separation or maintenance order, or

(jii) the separation was caused by the husband's mental instability due to the disability in respect of which he is granted his disablement pension.

"(h) For a step-child or a legally adopted childthe child shall have been regularly maintained in whole or in part, by the member.

 $^{\circ}(c)$ For an illegitimate child-

(i) the child shall have been born before or within nine months after the date on which the member sustained the wound or injury, or the date on which he was removed from duty on account of the disease in respect of which his disablement pension is granted, and

(ii) the child shall have been regularly maintained in whole or in part by the member up to the date of any award or renewal of his disablement pension, or shall he the subject of an affiliation order in force against the member.

"(d) For a foster child-

(i) the child shall have been brought up and wholly or mainly maintained by the member on the date on which he sustained the wound or injury, or was removed from duty on account of the disease, in respect of which his disablement pension is granted, and

(ii) the child shall have been brought up and wholly or mainly maintained by the member for not less than determine in the exceptional circumstances of any case) during the member's service, and

(iii) the child shall have been so maintained by the member up to the date of any award or renewal of his disablement pension.

- "(C) The expressions 'removed from duty' or 'removal from duty shall be interpreted with reference to the date of the first removal from dury on account of the disease upon which the claim in respect of disablement is based, provided that if, as the result of service, subsequent to the date of receipt of the wound or injury or of removal from duty, not being service after the 3rd September, 1939, the member suffered material aggravation of his disability, the date of removal from duty shall be that of the later removal on account of the disability; or, if there was no such removal the date of termination of full pay service of the member.
- "(D) Family addition to disablement pension in respect of a child shall normally rerminate when the child attains the age of 18 years in the case of an officer of at the age of 16 years in any other case, but, subject to the production of satisfactory evidence the allowance may be made or continued in respect of a child who has attained the child's age limit when that child
 - $^{\prime\prime}(a)$ is a student, receiving full time instruction at auniversity, college, secondary school, or technical school or at any other establishment, which, in the opinion of the Admiralty, is a comparable educational establishment; or

"(b) is an apprentice receiving not more than nominal wages ; or

- f''(c) is ineapable of self-support by reason of an infirmity which arose before he or she attained the child's age limit.
- "(E) Family additions to disablement pension in respect of an individual may be withheld if in the opinion of the Admiralty the circumstances are not such as to justify a grant,
- "(I) Where an individual in respect of whom family addition to disablement pension is admissible is not residing with the member, the addition may, at the discretion of the Admiralty, he granted independently, for the benefit of that individual, to some person other than the member.

"4. Education Allowances.

- "A member of the Naval or Marine forces who is in receipt of retired pay or a pension under Clause 1 may be awarded an allowance in respect of a child (including a child to whom Clause 7 (e) applies) for the purpose of the education of that child if—
 - (a) the child has attained the age of 5 years; and
 - (b) the circumstances of the family are such as to require it; and

(c) the Admiralty is satisfied that the type of education which the child is receiving, or is to receive, is sample for the child.

"The amount of any allowance under this Clause shall be determined by the Admiralty but the total payments made in respect of any period of twelve months shall not exceed £80 in respect of any one child.

"5. Allowances for Constant Attendance,

"Where a member of the Naval or Marine forces is in receipt of retired pay or a pension under Clause I in respect of disablement the degree of which is 100 per cent, and it is shown to the satisfaction of the Admiralty that constant attendance on the member is necessary on account of the disablement, he may be awarded an allowance at a rate not exceeding £100 a year in the case of an officer or 35s, a week in any other case.

"Provided that in an exceptional case of very severe disablement the allowance may, subject to such conditions as the Admiralty may determine be increased to a rate not exceeding £182 a year in the case of an officer of 70s, a week in any other case.

"6. Allowances for Wear and Tear of Clothing.

"(A) Where a member of the Naval or Maride forces who is in receipt of retired pay or a pension under Clause I in respect of an amputation regularly wears an artificial limb, he may be awarded an allowance in respect of wear and tear of clothing at whichever of the following rates is applicable :

- (a) where he wears a single artificial limb (other than a tilting table limb), £6 a year; or
- (b) where he wears a rilting table limb or more than one artificial limb. £10 a year.
- "(B) In any other case in which the Admiralty is satisfied that as a result of the pensioned disablement there is exceptional wear and tear of the member's clothing, an allowance not exceeding £10 a year may be awarded.

"7. Allowances for Unemployable Pensioners.

"Where a member of the Navai or Marine forces is in receipt of retired pay or a pension under Clause I in respect of disablement so serious as to make him unemployable he may be awarded allowances in accordance with such of the provisions of this Clause as may be appropriate in his case.

- (i) due account is taken of any Sickness or Unemployment Benefit or Retirement Pension for which the member may be eligible under the National Insurance \mathbf{Acts} ;
- (ii) any earnings of less than £52 a year may be disregarded.
- "(a) an allowance by way of supplement to his retired pay or pension at the rate of ± 0.43 a year in the case of an officer or 55s, a week in any other case;
- "(b) an increase, where necessary, in the rate of landy allowance in respect of wife and children awarded under Clause 3 which would be appropriate under that Clause if the degree of disablement were 100 per cent.;
- "(c) where an allowance has been awarded under Clause "(c) where an allowance has been awarded under Clayse 3 in respect of a wife and the degree of the disablement of the member is 100 per cent. or where an allowance for such a person has been increased or awarded under subparagraph (b), of this Clause, the rate of the allowance may be increased or further increused by £42 a year in the case of an officer or 20s, a week in any other case, if the Admiralty thinks fit having regard to the figural circumstances of the person in respect of whom the allowance has been granted;

"(d) where the member is not in receipt of an allowance under Clause 3 in respect of a wife an allowance may be awarded in respect of an adult dependant at the rate of £78 a year in the case of an officer or 30s, a week in any other case, if the Admiralty thinks lit having regard to the financial circumstances of the person in respect of whom the allowance is claimed, provided that the member of the naval forces shall not be awarded an allowance in respect of more than one adult dependant;

"(e) an allowance may be awarded in respect of any child, not being an eligible member of the family, who should, in the coinion of the Admiralty be treated as such having regard to the child's relationship to, or connection with, the pensioner and other circumstances of the cast. Provided that any such allowance shall be at the rate all subject to the conditions which would be appropriate actor Clause 3 if the child were an eligible member of the family and the degree of the disablement of the member were 100 per cent.; were 100 per cent.;

"(f) the rate of the allowance in respect of the first child awarded under Clause 3 or under subparagraph (h) of this Clause may be increased to £39 a year in the case of an officer or to 15s, a week in any other case.

*R Allowances for Comforts.

"(A) A member of the Naval or Marine forces who is in receipt of retired pay or pension under Clause 1 may be awarded an allowance for the provision of comforts:—

"(a) at the rate of £52 a year in the case of an officer of 20s, a week in any other case, where the member, the degree of whose pensioned disablement is 100 per cent, is in receipt of an allowance under Clause 5 and is also in receipt of an allowance under Clause 7;

"(b) at the rate of £26 a year in the case of an officer or [ths. a week in any other case if he does not qualify for an award under subparagraph (a) of this Clause but is in receipt of an allowance under Clause 5 or under Clause 7.

"(B) For the purposes of this Clause, a member who sould be in receipt of an allowance under Clause 5 if he were not in a hospital or other institution shall be deemed to be in receipt of an allowance under that Clause.

19. Allowances for Lowered Standard of Occupation.

"A member of the Naval or Marine forces who is in receipt of retired pay or pension under Clause I the degree of which is less than 100 per cent, who has been compelled after 1st July, 1945, by reason of his disability to adopt an occupation not equivalent to that regularly followed by him for a reasonable period before that date may be granted at Admirally discretion a special allowance at a rate not exceeding 34s, a week, so however that the aggregate rate of his retired pay or pension under Clause I together with the allowance under this Clause shall not exceed the rate of award which would have been appropriate in his case under Clause I if the degree of his disablement had been 100 per cent.

"18. Age Allowances.

"Where a member of the Naval or Marine forces who is investign of retired pay or a pension under Clause 1, in respect of disablement the degree of which is 40 hor cent, or ever, has attained the age of 65 years he may be awarded an allowance in accordance with the following Table:

"TABLE

	Rate of A	Howance
Degree of Pensioned Disablement	Officers (Yearly Rate)	Ratings (Weekly Rate)
	£ s.	s. d.
40 or 50 per cent	13 0 19 10 26 0 39 0	5 0 7 6 10 0 15 0

"PART II. TREATMENT.

"II. Trentment Atlowances.

"(A) A member of the Naval or Marine forces may be swarded in respect of any period during which he receives approved freatment, a treatment allowance consisting of a personal allowance in respect of himself and any additional allowance which may be appropriate in his case in accordance with the following provisions of this Clause:

"Provided that

"(a) a treatment allowance shall be subject to such deductions or adjustments as the Admiralty may think fit having regard to all the circumstances of the case;

"(b) where a member is in receipt of a treatment allowance under this clause in respect of any period no payment shall be made in respect of that period of any award under Part I except an award under Clauses 4, 6, 7 (a) or 8 or, in the case of treatment other than approved institutional treatment, under Clause 5.

"(B) The personal allowance in respect of the member shall be awarded at the rate of retired pay or pension which would be anonopriate under this Order if the degree of that member's disablement were 100 per cent.

"(C) Where the member has attained the age of 65 years he may be awarded an increase of the allowance under paragraph (B) of this Clause:

"(a) at a rate equal to that of the allowance which he would be receiving under Clause 10 but for proviso (b) to paragraph (A) of this Clause or at such higher rate as the Admiralty may determine having regard to the circumstances of the case, or

"(b) at such rate as the Admiralty may determine if of opinion that an award should be made to a person who is not eligible for an award under the preceding sub-paragraph.

"Provided that the rate of any increase under this paragraph shall not exceed £39 a year in the case of an officer or 15s. a week in the case of a rating.

"(D) The allowance under paragraph (B) of this Clause may be increased by whichever of the following amounts is appropriate:—

"(a) if he is not eligible for any such benefit as is mentioned in paragraph (G) of this Clause, 50s, a week;

"(b) if he is eligible for such benefit at a lower rate than 50s, a week, the amount of the difference between that lower rate and 50s, a week;

"Provided that this paragraph shall not apply to:

"(i) a member who is in receipt of an allowance under Clause 7(a); or

"(ii) a member who is receiving approved institutional treatment and is not entitled to an allowance under the following provisions of this Clause.

"(ii) An additional allowance may be awarded in respect of an eligible dependent or the rate and subject to the conditions which would be appropriate under Clause 3 if that dependant were an eligible member of the family and the degree of the member's disablement were 100 per cent,:

"Provided that

"(a) where that eligible dependant is a wife (whether married to the member before or after the material date) the rate of the additional allowance in respect of that person may be increased to the rate of 178 a year in the case of an officer, or the rate of 30s, a week in any other case, as the Admiralty may think fit having regard to the financial circumstances of that person;

"(b) where an increased allowance is granted under paragraph (D) of this Clause the rate of the allowance awarded under the foregoing provisions of this paragraph in respect of the first child may be increased to £39 a year in the case of the child of an officer or to 15s, a week in the case of a child of a rating.

"IF) Where a member of the Naval Forces is not in receipt of an allowance under paragraph (F) of this Clause in respect of a wife an additional allowance may be awarded in respect of an adult december at the rate of £78 a year in the case of an officer, or the tate of 30s, a week in any other case as the Admiralty may think fit having regard to the financial discussioness of that adult dependant. Provided that the member of the naval forces shall not be awarded an additional allowance in respect of more than one adult dependant.

"(G) The benefit referred to in paragraph (D) of this Clause is personal benefit under the National Insurance (Industrial Injuries) Act. 1946, sickness benefit, retirement pension or contributory old age consion under the National Insurance Act, 1946, or under any legislation in Northern Ireland corresponding to that legislation, or under the law of any place outside the United Kingdom which in the opinion of the Admiralty is analogous to that legislation.

**13. Allowances where Prolonged Abstention from Work is necessary following Approved Institutional Treatment.

"(A) Where it is certified that a member of the naval forces should on completion of a course of approved institutional treatment abstain from work for a prolonged period in consequence of the condition which he e strated that treatment, he may be treated as if he were eligible for a treatment allowance under Clause 11.

"(B) This Clause shall not apply to a member of the naval forces who is in receipt of an allowance under Clause 7 (a).

"13. Allowances for Port-time Treatment.

"Where a member of the naval forces receives treatment which would be approved treatment but for the fact that it involves only occasional interruptions of the member's normal employment, a treatment allowance may be awarded to the member at such rate, not exceeding 40s, in respect of any one day (subject to a maximum bayment of 65s, in respect of any one week) as the Admiralty may think appropriate having regard to any loss of remunerative time by the member as a result of those interruptions. Provided that the rate of a treatment allowance awarded to a member under this Clause in respect of any period of a week or less

shall not exceed the amount by which the weekly value of the member's existing award under Part 1 (excluding any award under Clauses 4, 5, 6, 7 (a), 8 or 10) falls short of the weekly value of the award which would have been appropriate in the case of that member under Clause 11 (excluding any award under paragraph (C) of that Clause) if he had been eligible for an award under that Clause.

"14. Medical Expenses.

"Any necessary expenses in respect of the medical, surgical or rehabilisation treatment of a member of the Naval or Marine forces not otherwise provided for may be defrayed by the Admiralty under such conditions and up to such amount as the Admiralty may determine,

" Schedult

"TABLE I

"YEARLY RATES OF DISABILITY ADDITIONS TO RETIRED PAY
"A, Commissioned Officers (except Senior Commissioned Officers and Commissioned Officers, Branch List) entitled to resired pay in respect of service,

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** B. Schjor Commissioned Officers and Commissioned Officers. Branch List entitled to retired pay in respect of service.

						Perci	entag	e De	gree	: of	Disa	blemer	ıt			Ì	Additional	Retired P
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"C. Officers of the Women's Royal Naval Service and members of Queen Alexandra's Royal Naval Nursing Service entitled to retired pay in respect of service,

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"TABLE 2

"YEARLY RATES OF DISABILITY RETIRED PAY

"A. Chaplains of the Church of England and Medical, Dental and Instructor Licinenants (including Temporary Instructor Lieutenants entered under the provisions of Order in Council of 13th July, 1915), with less than four years' service, who are entered on or after 1st October, 1921, other than (i) Medical Officers entered on or after 1st May, 1934, or transferred to the conditions laid down in Order in Council of 29th June, 1934; (ii) Medical Officers serving under special short service engagements and (iii) Dental Officers entered on or after 1st October, 1935, with service not exceeding the vegre Six years,

Licutenants and Licutenants (S) transferred from the R.N.R. and R.N.V.R. under the terms of Order in Council of 18th March, 1937, with less than five years' service in the R.N.

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"B. Directors of Music and the Musical Director of the Royal Naval School of Music entered from civil life or with previous service in the Army or Royal Air Force which cannot be reckoned under either Rule I (a) or I (c) of Order in Council of 15th May, 1930, with less than five years' service.

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*C. Sub Liquidoants, Sub Liquidoants (A) promoted from rating under Order in Council of 19th June, 1940. Sub figurements (E), Sub Liquidoants (S), Liquidoants, Royal Marines, with less than four years' commissioned service, and Second Liquidoants. Royal Marines, except officers promoted from the ranks under the provisions of Order in Council at 11th February, 1913.

Sub Lieutenants transferred from the R.N.R. and R.N.V.R. under the terms of Order in Council of 18th March, 1977, with less than five years' service in the R.N.

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"D. Acting Sub-Lieutenants. Acting Sub-Lieutenants (A) promoted from rating under Order in Council of 19th June, 1940, Acting Sub-Lieutenants (E). Midshipmen, Midshipmen (E) and Cudets after completion of their share training; Acting Sub-Lieutenants (S), Midshipmen (S), Cadets (S) and Probationary Second Lieutenants, Royal Marine.

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"H. Schoolmasters, including Probationary Schoolmasters, with less than five years' seniority,

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	**	30	49	,,,	,,,	>3	2.5	35	20	33	50					 57 4

"P. Senior Chief Officers and Chief Officers of the Shore Signal Service receiving pensions as Naval ratings or Royal Marines.

						Perc	een ta	ge D	egree	οl	Dian	blemer	זנ			ļ	Disability Retired Pay
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-	3.		22		73	25	27	**	50						-		69 6
•	71	40	75	41	78	55	2.5	7.5		72	37						
	37	30	F1		**	55	53	23	20	73	22	- 4 6					46 4

"TABLE 3
"Yearly Rates of Officers' Disability Retired Pay

Percentage Degree of Disablement	Rear-Admiral or Major-General R.M. and corresponding or higher ranks	Commodore 1st and 2nd Class, or Calonel- Commandant R.M. and corresponding rank	Captain R.N., R.N.R., or R.N.V.R., or Colonel 2nd Commandant, Colonel or Lieutenant-Colonel R.M. and corresponding ranks	Commander R.N., R.N.R. or R.N.V.R., or Major R.M. and corresponding ranks	Licutenant-Commander R.N., R.N.R., or R.N.Y.R., or Capitain R.M. and corresponding runks	Lieutenant R.N., R.N.R. R.N.V.R. and Lieutenant R.M., with 4 years' commissioned service or over, and corresponding ranks	Sub-Litergenant and Acting Sub-Liteutenant R.N., R.N.R. or R.N.V.R., 2nd Liteutenant and Licutenant and Licutenant R.M., with under 4 years' commissioned service and certeaponding ranks, Sur. Cd. Officer (Branch List) R.N., R.N., R.N.R. or R.N.V.R. and Midshiporan (A) R.N. and Richard after completion of short training, R.N. R.N.R., or R.N.N.R. in the freedom reader. Computation of the freedom Midshiporan (A) R.N. and R.N.R. in R.N.R. or R.N.N.R. in the freedom Midshiporan (A) R.N. and Contest freedom reader. Computational Goldson, R.N.R. or R.N.R. in the freedom reader. Computational Goldson, R.N.R. in the freedom reader.	
100 per cent Less than 100 per cent but not less than 90 per cent 100	£ s. 526 0 473 8 420 16 368 4 315 12 263 0 210 8 157 16 105 4	£ 8. 481 0 432 18 384 16 236 14 288 12 240 10 192 8 144 6 96 4	£ s. 436 0 392 8 348 16 305 4 261 12 218 0 174 8 130 16 87 4	£ s. 406 0 365 8 324 16 284 4 243 12 203 0 162 8 121 16 81 4	£ 5. 376 0 333 8 300 16 263 4 225 12 188 0 150 8 112 16 75 4	f s. 346 0 311 276 16 242 4 207 12 173 0 138 8 103 16 69 4	£ 5	

"TABLE 4

"WOMEN OFFICERS AND MEMBERS OF QUEEN ALEXANDRA'S ROYAL NAVAL NURSING SERVICE OF OFFICER STATUS NOT ENTITLED TO SERVICE RETIRED PAY "YEARLY RATES OF DISABILITY RETIRED PAY

Percentage Degree of Disability	Superin- tendent W.R.N.S. and corres-	Chief Officer W.R.N.S., Principal	First Officer W.R.N.S, Superin- tendent	Second Officer, Third Officer W.R.N.S., Nursing
	pooding and higher ranks	Matron Q.A.R.N,N.S.	Sister or Matron Q.A.R.N.N.S.	Sister or Senior Nursing Sister Q.A.R.N.N.S.
los per cent Less than 100 per cent but not less than 90 per cent 100 per cent but not less than 90 per cent 100 per cent .	£ s. 376 0 338 8 300 16 263 4 225 12 J88 0 150 8 112 16 75 4	£ 8. 341 0 306 18 272 16 238 14 204 12 170 10 136 8 102 6 68 4	£ \$, 311 0 279 18 248 16 217 14 186 12 155 10 124 8 93 6 62 4	£ 8, 281 U 252 I8 224 I6 196 I4 168 I2 140 I0 112 8 84 6 56 4

"TABLE 5
"WEEKLY RATES OF DISABLEMENT PENSIONS
"RATINGS AND ROYAL MARINES OTHER RANKS

						FEI	-GII IA	rie T.	ek:i e	· · · ·	a 12 5	ablente	,,,,		Disablement Pension
_	er ce	- 							-						s. d.
				 cent	hut		bess	than		oer.	cent			 	 85 0 76 6
_	12	90			23	22	99	95	80		38			 	 − 68° 0°
	14	80	17		7	27	11	33	70	12	22			 	 S9 6
	37	70			 ta	35	12	35	-60	29				 	 ! 5i ö
	· 9-	60	- 12		:- :1	99	22	31	50	29	29			 	 42 6
	9 -	50	.,		ža.	>>	22	н	40	22	29			 	 34 0
	3 *	40	.,		25	35	55	99	30	99	55			 	 25 6
	45	30	12		30	22	71	35	20	28	H			 	 17 0"

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

And the Right Honourable the Lords Commissioners of the Admirally are rogive the necessary directions herein accordingly.

W. G. Acnew.

At the Court at Bolmoral the 11th day of September, 1958,

PRESENT,

The QUIEN'S Most Excellent Majesty in Council,

Whereas there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dured the 12th day of August 1958 (N.P. 1792/58), in the words following, viz.:—

"Whereas by Section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions of other allowances in the nature thereof payable in respect of service in Your Majesty's Naval or Marine Force to a person being, or having heen an Officer, Scaman or Marine therein, or to the widow or any relative of a deceased Officer. Scaman or Marine, shall be paid in such mainer and subject to such restrictions, conditions and provisions as are from time to time directed by Order in Conneil.

"And whereas by Order in Council dated 7th November 1934, as amended by Orders in Council of 9th May 1940, 17th September 1942, 22nd July 1943, 29th November 1946, and 8th October 1957, we were empowered at our discretion to award pensions and gratuities to the widows, and allowances to the children and certain other dependent relatives

of Petty Officers, Non Commissioned Officers and Men of You: Maiesty's Naval, Marine and Reserve Forces whose deaths are certified as directly attributable to the conditions of service prior to the 3rd September 1939, on the scales and conditions prescribed therein:

"And whereas by Order in Council dated 11th October 1923, as amended by Orders in Council of 9th May 1940, 17th September 1942, 22nd July 1943, 29th November 1946, and 8th October 1957, we were empowered at our discretion to award pensions and gratuities to the widows and allowances to the children and certain other dependent relatives of Officers of Your Majesty's Naval and Marine Forces, on the scales and under the conditions prescribed therein:

"And whereas with the approval of the Lords Commissioners of Your Majesty's Treasury, payments have been made to the dependants of Officers and Men of Your Majesty's Naval and Marine Forces, at the same rates, and subject to the same conditions as have been authorised for similar pensioners receiving pensions from the Ministry of Pensions and National Insurance:

"We beg leave humbly to recommend that Your Maiesty may be graciously pleased by Your Order in Council to sanction the said improvements in the rates of pensions and allowances as set out in the annexed Schedules A and B with effect from the dates stated therein:

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

"SCHEDULE A

"Revised rates of widows' pensions and children's allowances

"As from 30th January 1958, the following Clause is to be substituted for Clause 1 of Schedule B to Order in Council of 29th November 1946.

"1. (a) Widows' Pensions.

Rank							under 40 ren ar in	D years of age, with eligible capable of self	Any other widow	
egimental Sergeant Ma uartermaster Sergeant,	R.M.						71 70	0	Weekly Rate s. d. 28 4 26 8	
hief Petty Officer clour Sergeant, R.M.				***		}	69	0	25 0	
aty Officer])	68	0	23 4	
rgeant, R.M.				61.4	•	K		Ī		
ading Rating	***		363			}	67	0	2L 8	
orporal, R.M.						1,		<u> </u>		
ther men ··-		•••				1	66	· ·	20 0	

"(b) Children's Allowantees. "

25s, Od. a week.

(i) For each child (ii) Motherless children under 15 years of age ' ... Thereafter ...

30s, 0d. a week.

40s. Od. a week.

"2. As from 30th January 1958, the rate of 50s. 0d. a week to be payable for an incapacitated motherless child between the ages of 18 and 21 years.

3. As from 30th January 1958, the maximum rate of ront allowance shown in Clause 5 (v) of Schedule B to Order in Council of 29th November 1946, to be increased from 20s. Od. a week to 25s. Od. a week.

" Ѕснъртле В

"I. Revised rates of widows' pensions

As from 1st February 1958, the following table of rates to be substituted for the table of rates in Clause 1 of Schedule D to Order in Council of 29th November 1946:

	Yearly rate o	f pension
Kank 	Widow with children or over 40 years of age, or incapacit- ated	Any other widow
		£
Admiral of the Fleet	782	782
Admiral or General, R.M	622	622
Vice Admiral or Lieutenant General, R.M	522	522
Rear Admiral or Major General, R.M	432	432
Commodore 1st or 2nd Class or Colonel Commandant.		
R.M	372	372
Captain, R.N. or Colonel, 2nd Commandant or Colonel	1	
or Licutenant Colonel, R.M	312	312
Commander of Major, R.M	292	292
ieutenant Commander or Captain, R.M	262	170
Lieutemant, R.N. or Lieutemant, R.M. with 4 years or		
over commissioned service	247	150
Sub-Lieutenant, R.N)	
Acting Sub-Lieutenamt, R.N.		
Lieutenant, R.N. with less than 4 years commissioned	Į l	
service	232	130
and Lieutenant, R.M.,		
ienior Commissioned Officer (Branch List), R.N. or R.M.	,	
Commissioned Officers (Branch List), R.N. or R.M	207	105

[&]quot;2. Revised rates of children's allowances.

As from 1st February 1958, the following table of rates to be substituted for the rates shown in Clauses 3 and 4 of Schedule D to Order in Council of 29th November 1946:

	Rates of Allowance per annum			
Children of	If the mother is living	Morherless children		
Commissioned Officers (including Senior Commissioned	£	£ s. d.		
Officers (Branch List)) and equivalent ranks in the Royal Marines and Coast Guard	73	112 10 0		
Commissioned Officers (Branch List) and equivalent ranks in the Royal Marines and Coast Guard	67	£88 while under 15 years of age and £104 10s, thereafter		

"As from 1st Fromary 1958, the rate of £130 a year to be payable for an incapacitated motherless child over the age of 18 years.

Her Majesty, having taken the said Memorial into con-sideration, was pleased, by and with the advice of Her Privy Council, to approve of what is therein preposed.

And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein _{according}ly.

W. G. Agnew.

TRUNK ROADS ACT, 1946 SPECIAL ROADS ACT, 1949

THE Secretary of State gives notice that he proposes to make an Order under section 14 of the Special Roads Act, 1949, as read with the Transfer of Functions (Roads, Bridges and Ferries) Order, 1955, to provide for the stopping up of a longitudinal section of the Aberdeen-Huntly-Fochabers Trunk Road near Lipsden in the County of Aberdeen.

Copies of the draft Order, adiative plan and an explana-Cooles of the draft Order, actaine plan and an explana-tory note may be inspected free of charge at all reasonable bours from 19th September, 1958, to 20th December, 1958, at the offices of the Scottish Home Department, Bunkhead Ayenus, Sighthill, Edinburgh, 11, Aberdeen County Council, County Buildings, Aberdeen, and at Aberdeen County Council Area Office, Castle Street, Huntly,

Any person may within three months from 19th September, Any parson may with infer motions from 17th September, 1538, object to the making of the Order by notice to the September, Scottish Home Department, Bankhead Avenue, Sighthill, Edinburgh 11, quoting reference 317/62/4 and stating the grounds of objection.

R. E. C. Iohnson, Under Secretary.

Soutish Home Department.

15th September, 1958

TRUNK ROADS ACT, 1946 SPECUAL ROADS ACT, 1949

THE Scoretary of State gives notice that he proposes to make an Order under section 1 of the Trunk Roads Act, 1946, as extended by section 14 of the Special Roads Act, 1949, and as read with the Transfer of Functions (Roads, Bridges and Fornies) Order, 1955, the effect of which will be that a new road which has been constructed near Cluanie in the County of Ross and Cromarty will become a trank road on the date when the Order comes into operation.

Conies of the draft Ordet, relative plan and explanatory note may be inspected free of charge at all reasonable hours from 19th September, 1958, to 20th December, 1958, 5 the offices of the Scottish Home Denartment, Bankhead Averue, Sighthill, Edinburgh, 11, Ross and Cromarty County Council, Dingwall, the District Clerk, 7 Heathmount Place, Kyls of Lochalsh, and at the Cluanie Inn.

Any Person may within three months from 19th Sentember. 1933, object to the making of the Order by notice to the Secretary, Scottish Home Department, Bankhead Avenue, Sighthill, Edinburgh, 14, quoting reference 316/88/2 and stating the grounds of objection.

R. E. C. JOHNSON, Under Secretary.

Scouish Home Department. 16th September, 1958,

Scotush Home Department 1958

HARBOURS, PIERS AND FERRIES (SCOTLAND) ACT 1937 RUACK SNESS (SCALLOWAY) PIER

NOTICE is hereby given that application has been made NOTICE is hereby given that amplication has been made and the corovisions of the Harbours, Piers and Ferries (Scotland) Act 1937 to the Right Honourable the Scoretary of State, St. Andrews House, Edinburgh, by the Trustees of the Blacksners Pier at the Harbour of Scalloway whose address is Scalloway. Shetland, for a Provisional Order fleremaltyr referred to as "the Order") with the above name or short title and intituled "Provisional Order for the construction of works at Blacksness Pier at the Harbour of Scalloway in the Parish of Tingwall and Country of Zetland."

A full Notice of the purposes of the Order has been builtished in the "Shetland Times" newspaper of the Fifth ⁰¹⁹ of September, 1958,

And Notice is also hereby given that a copy of the Order together with a copy of the Plans and Sections of the proposed Works may be inspected free of theree and copies of the Order may be proplasted at the price of one shifting each at the office of the Secretary to the Blacksness Pier Trust. Scalloway. Sherland and at the offices of the undermentioned Sobeitors and Parliamentary Agents,

Dated this 27th day of August, 1958,

THOMAS JOHNSTON & TAIL. Bank of Scotland Buildings, Lerwick. Solucitors,

BEVERIDGE & Co., 33 St. James's Street, London, S.W.I. Parliamentary Agents. COUN McCOLLOCH Partner in the firm of Beveridge & Co.

THE Board of Trace give notice that the following Orders have been made:-

HIRD AND PURCHASE OF GOODS

The Hire-Purchase and Credit Sale Agreements (Control) (Amendment No. 2) Order, 1958,

(S.I. 1958, No. 1512) disted September 11, 1958 (Price 3d. by post 5d.).

The Control of Hiring (Amendment) Order, 1958

(5.1, 1958 No. 1513) dated September 11, 1958 (Price 3d, by post 5d.).

The above Order can be obtained from Her Majesty's Stationery Office, York House, Kingsway, London, W.C.2, or branche, or from any bookseller.

MINES AND QUARRIES ACT, 1954

THE Minister of Power hereby gives notice that he has made the Cravel and Sand Quartes (Overhanging) (Exemption) Regulations 1958 – (S.I., 1958/1533), copies of which may be purchased (price 3d, net) direct from H.M. Stationery Office at the following addresses: "York House, Kingsway, London, W.C.2; 13a Cisile Street, Edinburgh, 2; 39 King Street, Manchester, 2; 2 Edmund Street, Birmingham, 3; 109 St. Mary Sneet, Cardiff; Tower Lanc, Bristol, 1; 80 Chichester Street, Belfast; or through any bookseller.

Ministry of Power, Thames House South.

Millbank, London, S.W.1. 18th September, 1958.

> Ministry of Lobour and National Service. St. James's Square, London, S.W.1. 16th September, 1988.

IN pursuance of Section 122 of the Factories Acts, 1937. and of all other powers enabling him in that behalf, the Right Honourable lain Macleod. Minister of Labour and National Service, has been pleased to appoint:—

H. Calderbank

D. J. Gaskeli

J. R. Robbins

Dr. G. F. Smith D. C. Thomas

to be Her Majesty's Inspectors of Factories.

POST OFFICE TELEPHONES

Her Majesty's Postmaster General hereby gives notice in accordance with paragraph (3) of Regulation 33 and paragraph (3) of Regulation 27 of the Telephone Regulations,

- the call charge and supplemental charge payable for a transferred charge telephone call which is established to the United Kingdom or the Isle of Man from the countries mentioned in Column 1 of the Schedule hereto, shall be as set out respectively in Columns 2 and 3 of the said Schedule, and
- (2) the supplemental charge payable when a person making a call to the United Kingdom or the Isle of Man from the countries mentioned in Column 1 of the said Schedule requests that the call charges should be reversed, and the person answering from the called telephone consents to such request, but the call is not established, shall be as set out in Column 3 of the said Schedule.

	Call ((Colu			
Country (Column 1)	Minimum charge for call not exceeding three minutes	Charge for each additional minute or part thereof	Supplemental charge (Column 3)	
Germany (Federal Republic only)	s. d. 11 6	s. đ.	s. d. 3 10	

Her Majesty's Postmaster General hereby gives notice in accordance with paragraph (2) of Regulation 33 and paragraph (3) of Regulation 27 of the Telephone Regulations, 1957, that the charge payable for the attempt to provide a transferred charge telephone call from the United Kingdom or the Isle of Mun to the countries mentioned in Column 1 of the Schedule hereto shall be as set out in Column 2 of the said Schedule.

This charge is payable when a person making a call from a place in the United Kingdom or the Isle of Man to any of the countries mentioned requests that the call charges should be reversed, and

- (a) the consent of the person answering on the called telephone is given, but the call is not established or
- (b) the consent of the person answering on the called telephone is refused and the call is established or
 - (c) such consent is refused and the cell is not established.

The charge is payable in addition to any other charges payable by virtue of the Telephone Regulations, 1957, for or in respect of the call or the application therefore.

Country (Column 1)	Charge (Column 2)
	s. d.
Germuny (Federal Republic only)	3 4

EDUCATION (\$0,0011.AND) ACTS, 1939 to 1956

THE Secretary of State gives notice that, in pursuance of the powers conferred on him by section 123 of the Education (Scotland) Act, 1946, he has framed an amended scheme entitled

Pife Educational Trust Scheme, 1958

for the future government and management of the aftermentioned endowments:

William Adam's Scholarship Fund.

Adamson's Bequest, etc.

David Anderson Bursary Trost.

George Anderson Burssry Trust,

Anderson's Prize Fund.

Queen Anne's Mortification.

Anstruther Prize Fread.

Auchterderran Schoolmaster's Fund.

Balfour Mortification, Abdie.

Balfour Trust, Scoonie.

Bell Fund, Cameron,

Bell Fund, Kennoway.

Ball Lund, Kettle.

Bell Fund, St. Andrews.

Bell Fund, etc., Monimail.

Bell Fund, etc., Strathmigla.

Bell Fimds, Markinch.

Berry Bequest,

Birrell Bursary Fund,

Boase Scholarship Fund.

Boswell Fund.

George Brown Trust.

Bruce Prize Fund, Ceres,

W. Lindsay Burns Medal Fund,

Oarnhee Public School Endowment.

Cook's Trust.

Couper Endowment.

Crail Educational Fund.

Culross Educational Trust.

Culross Town Council Endowment,

Cumuingham Bruce Trust.

Cupar Educational Trust (including Malcolm Gray's Bequest and the Grosset Bequest).

Davie Bursary Fund.

Deas Mortification.

Duncan Bequest, etc.

Dunfermline (Educational Trust.

Ferguson and Bell Fund.

Fernie Trust.

Fraser Medal Fund,

Galloway Bursary Fund.

Garland Bequest.

Gourlay Request.

Malcolm Gray Beggest for Castlehill Public School,

Haig Trust.

Henderson Bequest, Creich.

Henderson Mortification, Leuchars.

Henderson Mostification for the Benefit of the Parish of Saline.

James Henry Endowment.

Kemp's Bond.

Kirkealdy High School Forme: Pupils' War Memorial Prize Fund.

Lalathan Mortification.

Lauder Bursacy Fund.

Logie Schoolmaster's Fund-

Lumsden Bursary Fund.

Madras College Endowment.

Madras School, etc., Newburgh.

Marshall Scholarship Fund, etc.

Methven Bequest.

Morris Bequest,

Nairn Bursary Fund.

Naim Prize Fund,

Nain Travel Prize Fund.

John Naim Medal Fand.

Lieutenant G. H. Pagan Memorial Prize Fund.

Pathhead School Prize Fund.

Paron Edirectional Trust.

Robert Philp's Trust (including the Galloway Request)

Ross Bequest,

Row Mortification,

Russell Bursary Fund.

Scoonic Medal Fund,

Scott Memorial Prize Fund.

William Rey Spears Bursary Fund.

Strathkinness School Endowment; etc.

Swan Memorial Fund. Tullfallan Prize Fund.

Vannan Gift.

Vadnan Gitt.
Wald Academy Endowments (including Black's Medification, etc., The Williamson Fund, Black's Bequest and Wald Academy Medal Fund).

Watson's Mortification, Burntisland,

William Whyte's Bequest.

Wood's Charity, etc.

John Wood of Orkie's Trust.

Wordie Memorial Fund.

The Secretary of State will receive and consider any objections made to him in writing by any public body or persons interested respecting such Scheme, which are delivered at the Offices of the Scottish Education Department, St. Andrew's House, Edinburgh, I, within one calendar month from the date hereof.

Copies of the Scheme, price 2s. 3d. (by post 2s. 5d.), may be obtained from H.M. Stationery Office, 13a Castle Street. Edinburgh, 2.

W. F. Arbuckie, Secretary, Scottish Education Department.

19th September, 1958.

MINISTRY OF AGRICULTURE. PISHERIES AND FOOD

PRINTER AND POOR
STATEMENT showing the Quantities Sold and Average
PRICES of British Corn per cent of 112 Inoperial Ib.,
computed from returns received by the Ministry of
Agriculture, Fisheries and From in the week ended
13th September, 1958, pursuant to the Corn Returns Act,
1882, the Corn Sales Act, 1921, and the Agriculture
(Miscellaneous Provisions) Act, 1943.

British Corn	Quantities Sold	Average Price per Cwt.		
WHEAT BARLLY OCTS	cwt. 1,102,258 2,581,713 111,000	s. d. 20 4 22 !! 22 3		

The above statement is based on returns received from 174 prescribed towns in England and Wales in the week enacd 13th September, 1958. The prices represent the average for all sales at these towns, and include transactions between growers and merchants and transactions between merchants, dering the week ended 6th September, 1958.

D. B. HALPERN.

Great Westminster House, Horseferry Road, London, S.W.1.

STATEMENT showing the QUANTITIES SOLD and AVERAGE PRICES OF BRITISH CORN per cwt. of 112 Imperial pounds computed from the returns received by the Department of Agriculture for Scotland, in the week ended 13th September, 1958, pursuant to the Corn Returns Act, 1882, the Corn Sales Act, 1921, the Agriculture (Miscellaneous Provisions) Act, 1943 and the Agriculture (Miscellaneous Provisions) Act, 1954.

Вътелн Сови			Quantity Sold	Average Price per cwt.	
WIEAT BAZIEY OATS			ewt. 1,872 54,934 10,055	s. d. 21 3 20 10 22 7	

None—The above statement is based on returns received from 23 prescribed towns in Scotland in the week ended 13th September, 1958. The prices represent the average for all sales returned at these towns and include transactions between growers and merchants and transactions between thereasns during the week ended 6th September, 1958.

F, House.

Place)

Department of Agriculture for Scotland, Roomhouse Drive, Edinburgh, 11.

MINISTRY OF AGRICULTURE, FISHERIES AND FOOD

DEPARTMENT OF AGRICULTURE FOR SCOTLAND 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, Fisheries and Food and the Secretary of State for Scotland acting jointly have made the following Orders:—

Statutory Instruments 1958 No. 1476 The Importation of Pedigree Animals (No. 6) Order, 1958 (Made 5th September, 1958)

This Order, which comes into operation on 12th September, 1958, permits, subject to specified conditions, the landing of two Poll Hereford bells from Australia.

Statutory Instruments 1958 No. 1477 The Importation of Pedigree Animals (No. 7) Order, 1958 (Made 5th September, 1958)

This Order, which comes into oberation on 12th September, 1958, permits, subject to specified conditions, the landing of one Poll Shortborn built from Australia.

Conies of the above-mentioned Orders may be obtained from the Secretary, Department of Agriculture for Scotland, St. Andrew's House, Edinburgh, 1.

THE EDINBURGH CORPORATION (PRINCES STREET/SOUTH CHARLOTTE STREET AND SOUTH CHARLOTTH STREET PRINCES STREET (PROHIBITION OF RIGHT-HAND TURN) ORDER, 1958

THE Corporation of Edinburgh propose to make an Order under the Road Traffic Act, 1930, as amended, the effect of which will be that no person shall drive or cause or permit to be driven any vehicle so as to make a right-hand turn either from South Charlotte Street into Princes Street or from Princes Street into South Charlotte Street,

Objections to the proposals must be sent in writing to the undersigned by 11th October, 1938.

W. BORLAND, Town Clerk.

City Chambers, Edinburgh, 19th September, 1958,

THE LDINBURGH CORPORATION (VARIOUS STREETS IN KIRKGATE AREA, LEITH ONE WAY) (TRAFFIC REGULATION) ORDER, 1957

ON the 11th September, 1958, the Secretary of State confirmed, with modifications, the Edinburgh Corporation (Various Streets in Kirkgate Area, I eth. One-Way) (Traffic Regulation) Order, 1957, made by the Corporation of Edinburgh on 16th January, 1957, under the Road Traffic Act, 1930, the effect of which is set out in the Schedule hereto.

W. BURLAND, TOWN Clerk,

All income the same

City Chambers, Edinburgh, L. 19th September, 1958.

I would at Road

SCHIDDLE

No vehicle shall be driven on any of roads or lengths of road specified in the first column otherwise than in the direction specified in the second column,

танут ор жола	Direction	
Broad Wynd (from Shore to	From North West South East.	10
Burgesa Street (from Water Street to Snore)	From South East North West.	to
Queen Street (from Tolbooth Wynd to Shore)	From South to North	
Telbooth Wynd (from Hender- son Street to Kirkgate)	From North West South East.	ko
Market Street (from Giles Street to Tolbeath Wynd)	From South West North East,	(0
St. Andrew Street (from Hell- derson Street to Kirkgate)	From West to East.	
Giles Street (from Kirkgate to Henderson Street)	From South East North West.	to
Spiers Place (from Henderson Street to Gifes Street)	Prom South West North East.	ю
St. Anthony Place (from St. Anthony Lane to Henderson Street)	From Fast to West.	
5: Anthony Lane Ifrom St. Anthony Street to St. Anthony.		

From South to North

rrom '	West to	H.351	
	North West.	F.ast	žſ

Prom	L:#81	(0	WCSE.	
From	East	ta	West.	
From	East	to	West.	
	Som th We		Hast	10
From Soul		ιh	East	to
From Sout	Nort h Eas		West	to
From Nor	Sout th We		East	to

North. Fram South to North.

Gram Guer to West

Weir's Close (from Coatfield Lane to Kirkgate) Charlotte Street (from Quality Street to Tolbooth Wynd) Quality Street (from Bernard Quality Lane (from Quality Street to Constitution Street) Quality Lane (from Quality Street to Water Street) Water Street (from Tolbooth Wynd to Chapel Lane) South East

From North West to

Schieh East.

Carpet Lane (from Chapel Lane to Beniard Street) Chapel Lane (from Water Street to Quality Street).

St. Anthony Street (from Hen-

derson Street to Kirkgate) Kirkgate (from Tolbooth Wynd to Great Junction Street) Laurie Street (from Constitution

Street to Kirkgate)

Coatfield Lane (west leg):

Street to Quality Lane)

THE EDINBURGH CORPORATION (LOTHIAN ROAD PRINCES STREET—PROBIBITION OF LEFT-HAND TURN) (REVOCATION) ORDER 1958

THE Corporation of Edinburgh propose to make an Order under the Road Traffic Acr, 1930, as amended, the effect of which will be that Article 4 of the Edinburgh Corporation (One Way Various Streets) (Traffic Regulation) Order 1951, (which provides that vehicle, shall turn right from Lothian Road into Princes Street) will be revoked.

Objections to the proposal most be sont in writing to the undersigned by 11th October, 1958.

W. Barrisson, Town Clerk.

City Chambers, Edinburgh, 19th September, 1958.

THE FRINBURGIE CORPORATION (CHARLOTTE SQUARE) (ONE-WAY) ORDER, 1958

THE Corporation of Edinburgh propose to make an Order under the Road Traffic Act, 1930, as amended, the effect of which will be that no person shall drive or cause or permit to be driven any vehicle in Charlotte Southerwise than in such direction as to keep the Central Gardens there on the right-hand or offside of the vehicle.

Objections to the proposal must be sent in writing to the undersigned by 11th October, 1958,

W. BORLAND, Town Clerk.

City Chambers, Edinburgh, 19th September, 1958.

CITY AND ROYAL BURGH OF DUNIERMLINE (THE PENDS)

(RESTRICTIONS ON DRIVING) ORDER, 1958

THE Town Council of the City and Royal Burgh of Dunfermline have applied to the Secretary of State for confirmation of an Order made by them under the Road Traffic Act. 1930, as amended, the effect of which is set out in the Schedule hereto,

Objections to the Order must be sent to the Secretary, Scottish Home Denartment, Bankhead Avenue, Sighthill. Edinburgh, 11, by 17th October, 1958 and a copy sent to to the undersigned.

J. Doctarus Town Clerk.

City Chambers, Dunfermline, 18th September, 1958.

SCHEDULE

The Order prohibits the passage through the Pends, Dunfermline, of vehicles which, laden or unladen, exceed two tons in weight, or eight feet in height.

JAMES M. HAY AND SONS LIMITED (Members' Voluntary Winding 11p)

NOTICE is hereby given pursuant to Section 290 of the Companies Act 1948 that a General Meeting of the Members of the above Company will be held at 175 West George Street, Glasgow on Tuesday, the 28th day of October, 1958 at eleven o'clock forenoon for the purpose of having at Account laid before them showing the manner in which the winding up of the Company has been conducted and the property of the Company disposed of and of hearing of any explanation which may be given by the Liquidators.

Dated this 17th day of September, 1958,

J. F. A. Gibson, Liquidator, L. T. Miller, Liquidator,

175 West George Street, Glasgow, C.2.

In the Matter of THE CRAIGPARK TEA COMPANY LIMITED and in the Matter of The Companies Act, 1948

NOTICE is Hereby Given that the creditors of the above-named Company, which is being voluntarily wound up, are required, on or before the Fifth day of October, 1958, to send in their full Christian and surnames, their addresses and descriptions, full particulars of their debts

or claims, and the names and addresses of their Solcions (if any), to the undersigned, Alan Charles Tooke, Charactel Accountant, of 100 Park Street, London, W.1, the Liquidstor of the said Company, and, if so required by notice in writing from the said Liquidston, are, personally or by their Solicitors, to come in and other their debts or claims at such time and place as shall be specified in such notice or in certain! thereof they will be excluded from the heafft of any distribution made before such debts are proved.

Dated this l'ifth day of September, 1958,

ALANIC, TOOKE, Liquidator

N.H.—This notice is oursely formal. All known creditors have been, or will be, paid in full.

REID BROS. (STATIONERS) LIMITED

(Creditors' Voluntary Winding Up)

NOTICE is bereby given pursuant to Section 300 of the Companies. Act 1948 that a General Meeting of the Creditors of the above Company will be held at 175 West Ceoige Street, Glasgow on Tuesday, the 28th day of October, 1958 at 11.30 o'clock foreneon for the purpose of having an Account laid before them showing the manner in which the winding up of the Company has been conducted and the property of the Company disposed of and of hearing of any explanation which may be given by the Liquidators.

Dated this 17th day of September, 1958,

J. F. A. Gisson, Liquidator, I. T. Miller, Liquidator,

175 West George Street, Glasgow, C.2.

REID BROS. (STATIONERS) LEMITED (Creditors' Voluntary Winding Up)

NOTICE is hereby given pursuant in Section 200 of the Companies Act 1948 that a General Meeting of the Members of the whove Company will be held at 171 West George Street. Glasgow on Tuesday the 28th day of October, 1958 at 11.15 o'clock foreboun for the purpose of having an Account laid before them showing the mannet in which the winding up of the Company has been conducted and property of the Company disposed of and of hearing of any explanation which may be given by the Liquidature.

Dated this 17th day of September, 1958,

J. F. A. Gibson, Liquidator, L. T. Mir the, Liquidator.

175 West George Street, Glasgow, C.2.

KINGENNIB ESTATES COMPANY LIMITED

Members' Voluntary Winding Up

AT an Extraordinary General Meeting of the Members of the said Company held at 64 Reform Street, Dunder, on the Fifteenth day of September, 1958, the following Special Resolution was duly passed.

"That the Company be wound up voluntarity and that Robin Thomson, Chartered Accountant, and David Carnegy-Arbinhnott, Chartered Accountant, be, and are hereby appointed Joint Liquidators,"

JOHN F. GRANT, Chairman.

KINGENNIE ESTATES COMPANY LIMITED

WE ROBIN THOMSON, Chattered Accountant, 64 Reform Street. Dundee, and DAVID CARNEGY-ARBUTHNOTT. Chartered Accountant, 64 Reform Street, Dundee, hereby intimate that we have been appointed to int I iquidators of KINGENNIE ESTATES COMPANY LIMITED by Special Resolution of the Company dated the Fifteenth day of September, 1958.

ROBIN THOMSON

DAVID CARNEGY-ARBUTHSOTT

Joint Liquidators.

15th September, 1958.

The Companies Act, 1948 Company Limited by Shares Special Resolution (Pursuant to Section 141) of

DAVIE & HORNE LIMITED Passed 12th September, 1958

AT an Extraordinary General Meeting of the abovenamed Company, duly convened, and held at 5 Murray Street, Paisley on the 12th day of September, 1958, the subjoined Special Resolution was duly passed, viz.:

RESOLUTION

"That the Commany be wound up voluntarily and that John Goodwin. Chartered Accountant, 209 West George Street. Glasgow, be appointed Liquidator for the purposes of such winding up."

R. F. HENDERSON, Chairman,

Members' Voluntary Winding Up.

1, JOHN GOODWIN of 209 West George Street, Glasgow, hereby give you notice that I have been appointed Liquidator of DAVIE & HORNE LIMITED, by Resolution of the Company dated the Twelfih day of September, 1958.

JOHN Groonwin, Liquidator.

Dated the Twelfth day of September, 1958.

ARRAN SHIPPING COMPANY LIMITUD In Members' Voluntary Liquidation

NOTICE is bereby given that at an Extraordinary General Meeting of this Company, duly convened, and held at Irvine in the County of Ayr, on Seventeenth day of September, 1958 the following Special Resolution was duly pursed.

"That the Company be wound up voluntarily and that Hugh Kerr Baillie, Chartered Accountant, Royal Bank Buildittys, Irvine, he appointed Liquidator,"

JOHN ATTKEN, Secretary,

ARRÂN SHIPPING COMPANY LIMITED In Members' Voluntary Liquidation

i, HUGH KERR BAILLIE, Chartered Accountant, of Royal Bank Buildings, Irvine, hereby give notice that, I have been appointed Liquidator of ARRAN SHIPPING COMPANY LIMITED by Special Resolution of the Company dated the Seventeenth day of September, 1958.

H, KERR BARLLE, Liquidator.

THE LOCHEARNHEAD GARAGE CO. LIMITED

NOTICE is hereby given in pursuance of Section 293 of the Companies Act, 1948 that a meeting of the Creditors of the above-named Company will be held within the Procutator's Roum, Sheriff Court House, Perth on Tuesday. Th October, 1958 at 12 o'clock noon, for the purposes specified in Sections 293 to 296 of the said Act.

Dated this 18th day of September, 1958.

By order of the Board,

H. C. Dustop, Secretary.

Registered Office:

The Garage, Lochearnhead,

Certified Correct
W. A. FENDLAY & Co., C.A.,
14 Cowgate, Dundee,

THOMAS MACKAY 36 Seaforth Road, Golspie, trading as Thomas MacKay. Timber Merchant, Station Sawmill, Spean Bridge, having upon the 17th day of September 1958 France a Trust Deed for behoof of his Creditors in favour of Mr R. A. McWilliam, C.A., Inverness, all Creditors are requested to lodge their Claims with Mr McWilliam within the period of seven days from this date. All people owing

money to Thomas MacKay are hereby requested to make payment to Mr R. A. McWilliam,

R. A. McWilliam, C.A., 20 Church Street, Inverness.

19th September, 1958.

JOHN MUTCHELL ATTKEN

To the Creditors on the sequestrated estates of JOHN MITCHELL AITKEN. Stockbroker and Accountant formerly residing at 39 Langside Drive now at 30 Langside Pface. Glasgow, S.I. and carrying on business as a Wine and Spirit Merchant at 97 Bluevale Sneet, Glasgow, E.I.

BY virtue of an order by the Sheriff of Lanarkshire dated at Glasgow. 10th September 1958, JOHN MITCHELL ATTKEN above designed hereby intimates that he has presented a Petition to the Sheriff of Lanarkshire at Glasgow to be finally discharged of all debts contracted by him or for which he was liable at the date of the sequestration of his estates in terms of the Bankringtoy (Scotland) Act 1913

WM. MURDOCH & SoN, Solicitors for the Petitioner.

Glasgow, 12th September, 1958,

Bankruptcy Act, 1913. Section 163,

To the Creditors and other persons interested in the succession of the deceased ELIZABETH STEWART TURNBULL McNALLY, Hotel Proprietrix, White Hart Hotel, Port Filen, Islay, Argyllshire.

ROBERT McNAIR GOURLAY, Chartered Accountant, 200 St. Vincent Street, Glasgow, having been appointed by the Court of Session judicial factor on the estate of the deceased BEIZABETH STEWART TURNBULL McNAILY under the Act 3 and 4 George V cap 20, section 163, requires all the lawful creditors of the said Elizabeth Stewart Turnbult McNaily and other persons interested in her estate, to lodge with the judicial factor, Robert McNair Goorlay, within four months after the date of this notice, a statement of their claims as creditors of the deceased, or as otherwise interested in her 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.

R. M. GOURTAY, C.A., 200 St. Vincent Street, Glasgow.

17th September, 1958,

AS Trustee on the Sequestrated Estate of WILLIAM MILNE, residing care of Milne, Kingoldrum, by Kirriemeir, I hereby call a Meeting of the Creditors in the sequestration to be held within the Chambers of David Gowans & Son, Solicitors, 45 Commercial Street, Dundee on Wadnesday, 1st October, 1958 at 12 o'clock noon to consider as to the acceptance of my resignation as Trustee.

A. M. BASSON, C.A., Trustee.

18th September, 1958.

BANKRUPTCY (SCOTLAND) ACT 1913

A PETITION having been presented to the Sheriff of Dumfries & Galloway at Kirkcudbright at the instance of (First) A, C, PENMAN LIMITED, Motor Engineers, Castle Douglas; (Second) I. H. MAXWELL LIMITED, Printers & Publishers, Castle Douglas; (Third) DAVID FRENCH ANDERSON, Builder, Academy Street, Castle Douglas; and (Fourth) PETER DRUMMOND & SON LIMITED, Plumbers, King Street, Castle Douglas for secuestration of the estates of JOHN CARSON AITCHISON, otherwise IAN AITCHISON. Fishmonger & Fruntorer, residing at 136 Queen Street, Castle Douglas, His Lordship of this date granted Warrant for citing the said John Carson Aitchison, otherwise Ian Aitchison, to appear in Court on the second day of October. Nineteen hundred and fifty-eight to show cause why sequestration should not be awarded; all of which intimation is hereby given.

DAVID L. SAINTY, Writer, Castle Douglas. Agent.

Casile Douglas. 12th September, 1958. AS Trustee on the Sequestrated Estates of WILLIAM SMITH & COMPANY, Builders and WILLIAM ROBERT SMITH and Mrs ELISABETH SMITH, the individual partners thereof all of 72 Cameron Street, Stonehaven, I hereby call a meeting of the creditors in the Sequestration, to be held within my Chambers at One East Craibstone Street, Aberdeen on Tuesday the Seventh day of October, 1958 at 2.30 o'clock afternoon, to consider as to application to be made for my discharge as Trustee.

GEORGE LAWRENCE, Trustee.

Aberdeen, 16th September, 1958.

THE Estates of THOMAS PURVES, Agricultural Engineers, Earlston and Chiroside, and THOMAS STEWART PURVES, Agricultural Engineer, residing at Number Eleven Westfield Road, Earlston, and JAMES PURVES, Agricultural Engineer, residing at Newlands, Gifford Fast Lothian, the sole partners of the said firm of THOMAS PLRVES as such partners and as individuals were sequestrated on 17th September, 1958, by the Sheriff of Roxburgh, Berwick and Selkirk at Durs.

The first Deliverance is dated the 17th day of September, 1958.

The meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon on the Thirtieth day of September, 1958, within the Law Agents Room, Sheriff Court House, Duns.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths or grounds of debt must be lodged on or before the 17th day of Ismuary, 1959.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone,

ROBERT O. MACKAY, Solicitor. Commercial Bank Buildings, Duns, Agent.

BANKRUPICY (SCOTLAND) ACT 1913, SECTION 25.

THE estates of GEORGE McLAREN, Grover, sometime orrying on business at Seven Glebe Street, Glasgow, and now residing at Seventy-eight Carrick Road. Rutherslen, were sequestrated on the fifteenth day of September, 1958 by the Sheriff of Lanarkshire at Glasgow.

The first deliverance is dated the liftcenth day of Septeigher, 1958. The meeting to elect the Trustee and Commissioners is to be held at Twelve o'clock noon on Tuesday, the Thirtieth day of September, 1958 within the Faculty Hall, St. George's Place, Glasgow. A composition may be offered at this meeting.

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

The date on or hefore which Creditors must lodge their oaths and grounds of debt to entitle them to the first dividend will be advertised in *The Edinburgh Gazette* Notice calling the second meeting of Creditors.

ROBERT CASSIDY, Solicitor. 65 Renfield Street, Glasgow. Agent.

19th September, 1958,

THE Firm of WILLIAM RICHARDS & SON carrying on business as Average Adjusters at Royal Exchange Buildongs. Glaspow. of which firm ARCHINALD JOHN ALLAN, WILLIAM RICHARDS. C.B.E., GEORGE OSWIN HENZELL, NEIL MURRAY GORDON, ROLAND LEONARD COOPER and JOHN STEVEN CRUMP were the partners has been dissolved as at 15th September, 1958 by mutual consent. consent.

William Richards & Son will collect all debts due to the firm; and will discharge all debts and liabilities due by the

Mr Archibald John Allan will continue to carry on business as an Average Adjuster under the firm name of A, J. Allan & Co, at Royal Exchange Buildings, Glasgow—Telephone City 3535.

Messts. William Richards, C.B.E., George Oswin Henzell. Neil Murray Gordan, Roland Leonard Cooper and John Steven Crump will also continue to carry on business as Average Adjusters under the firm name of William Richards

and Son, at Royal Exchange Buildings, Glasgow, Telephone Cen. 8435.

Dated this 16th day of September, 1958,

A. J. ALLAN. WILLIAM RICHARDS

WILLIAM MACLEAN, Wilness, 21 George Street, Glasgow, Solicitor, West

CHARLES AIRD, Witness, 176 B ackenbrae Avenue, Bishopbriggs, Clerk.

> G. O. HENZHLI NER, M. GORDON, R. L. COOPER. $I. S. CRUMP_{c}$

J. F. Harins, Witness, 65 Fenchulen Street, London, E.C.3. Secretary.

J. J. DAMORE, Witness, 65 Ferenhurch Street, London, E.C.3, Secretary.

THE BANKRUPTCY ACTS, 1914 AND 1926

FROM THE LONDON GAZETTE

RECEIVING ORDERS

- P. Anthony (married woman), 49 Kentish Town Road, Leadon, W.f. grocer.
- Joseph Henry Beanland, 7 Garforth Street, Aspley, Huddersfield, byot and shoe repairer, and carrying on business at 309 Wakefield Road, Dalton, Huddersheld, both Yorks,
- John James Denny, 36 Emperor's Gate. South Kensington, London, S.W.7, company director.
- John William Dowzer, 7 Half Edge Lane, Eccles, Manchester, Lancs, medical practitioner,
- Asher Nyman and Jessie Nyman (married woman), both residing and carrying on business as Jessie at 45 Dermark Hill, London, S.E.5, as children's outfitters.
- fan Simpson, 85 Wolmer Gardens, Edgware, Mieulesex. quantity surveyor,
- Neil Linfoot, residing at 255 Whitegate Drive, Blackpool in the county of Lancaster, and lately residing at 8 Milton Crescent, Poulton in the county of Lancaster, plumber.
- I. Watts (male), 72 Affred Street, St. Pauls in the city and county of Bristol.
- Leslie Herbert Wouldridge, of 12 Avon Crescent, Combi-land Road, in the city and county of Bristol, Travellor, and formerly carrying on business at 213 Horwell Road, in the city and county of Bristol, as a fruiterer, greengreeer and gracer.
- Norman Tackson, residing at 2 Hill Cross, Coventy in the county of Warwick, Machinist, formerly carrying on business under the style of "Hill Cross Fruit Stores." at 10 Hill Cross, Coventry aforesaid greengracer, and previously carrying on business at 9 Hill Cross, Coventry aforesaid. general grocer.
- R. W. Oram (male), Home Cottage, Beacon Hill, Hindhead in the county of Surrey.
- Alfred John Terry, of 53 Princes Street, Cowley Road.
 Oxford, baker, lately residing at 12 High Street, Wallingford in the county of Berks, and carrying on business there and at 96 Broadway, Didcot in the said county, under the name and style of "A. J. Terry and Sen."
- David Weisz, who resides at Merlwood, The Avenue, Salford, 7.
- Solomon Joseph Weisz, who resides at 10 Broom fane, Salford, 7.
- Joseph Edward Gissing, also known as "Bob Daniels." residing at 60 Cox Road, Wisewood, in the city of Sheffield Lorry Driver and vocalist.

ORDERS ANNULLING, REVOKING, OR RESCINDING ORDERS.

Barbara Helena Mary Bellew, wife of the 5th Baron Bellew, The Bute Court Hotel, 28 Queens Gate, London, S.W.7, of no occupation. Harwood Labrence Maurice Cotter, Villa Griz/Nez, St. Margaret's Bay in the county of Kent, steward, described in the Receiving Order as H. L. M. Cotter (male), of Criz-Nez, St. Margaret's Bay in the county of Kent, Steward.

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

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The above Fees must be paid by affixing to the Notice Postage Stamps of as large value as possible. Advertisements cannot be received or withdrawn after 10 a.m. on Tuesdays and Fridays. The dues paid on withdrawn Advertisements cannot be returned. All letters must be Post Pajd,

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Friday, 19th September, 1958.

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