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PRIVY COUNCIL OFFICE

At the Court at Buckingham Palace, the 24th day of March 1961.

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 20th day of March 1961 (N.P. 653/61) in the words following, viz.:

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

"And whereas under various Orders in Council, rates and conditions of award of retired pay, pensions, terminal grants and gratuities have been laid down for Officers, Petty Officers, Non-Commissioned Officers and Men of Your Majesty's Royal Navy and Royal Marines; for Officers and Ratings of the Women's Royal Naval Service; and for members of Queen Alexandra's Royal Naval Nursing Service:

"And whereas we are of opinion that revised service retired pay and pensions regulations should be introduced:

"We beg humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to authorise us to award retired pay, pensions, terminal grants and gratuities at the rates and subject to the conditions specified in the Schedules annexed hereto.

" SCHEDULE I

" SECTION I

" HALF PAY AND TERMINAL GRANTS FOR ADMIRALS OF THE FLEET

"1. (a) An Admiral of the Fleet will be eligible during periods subsequent to 31st March 1960 for which he does not receive full pay, for half pay at the rate of £3,300 a year.

"(b) An Admiral of the Fleet granted half pay and whose last day of service on full pay is 31st January 1960 or later, may be awarded a terminal grant of £9,900, free of income tax, in addition to his half pay.

"An Admiral of the Fleet who has been awarded a terminal grant under this clause shall not be eligible for any further

terminal grant on the conclusion of any subsequent period of full pay service.

SECTION II

" SERVICE RETIRED PAY FOR PERMANENT ROYAL NAVY AND ROYAL MARINE OFFICERS

"2. The provisions of this Section relate to officers holding permanent commissions in the Royal Navy or Royal Marines, including officers of the Shore Wireless Service and officers transferred to the Royal Navy from the Royal Naval Reserve or the Royal Naval Volunteer Reserve, officers of the former Air Branch eligible for retired pay, and officers on the Supplementary List who have been granted permanent commissions, who retire from the Active List on or after 1st February, 1960. They do not apply to officers holding temporary or short service commissions or officers on the Supplementary List who have not been granted permanent commissions. Nor do they apply to regular seamen granted temporary Special Duties or Branch or Warrant rank before 1st December 1951, who are eligible for retired pay under Section VI of Order in Council (No. 47*/N.P.) of 24th January, 1957, and who on retirement on or after 1st February 1960 will be awarded pensions under the regulations for ratings unless the previous provisions for the award of retired pay are more favourable. The rates of retired pay are effective from 1st April 1960 but all officers who are otherwise eligible and who are retired between 1st February 1960 and 31st March 1960 inclusive, may receive the new rate of retired pay from 1st April 1960. An officer who was serving on 30th January 1960 shall be eligible to receive, in place of the award admissible under the terms of this Schedule, the award for which he would have qualified under the regulations contained in Order in Council (No. 47*/N.P.) of 24th January 1957, as modified by the provision of Order in Council (No. 17*/N.P.) of 19th January 1959, and Schedules III and IV following.

"3 Retirement for age or non-employment or under the premature retirement scheme. An officer retiring on or after attaining the age limit fixed for service in his rank and branch, or, it having been decided that further employment is not available for him, retired compulsorily before attaining that age limit, may be granted retired pay, provided that unless the special provisions set out in clause 7 are relevant, he has completed at least 16 years' reckonable service as defined in Clauses 26 to 30 below. An officer who is retired prematurely under the provisions of Order in Council (No. 3*/N.P.) of 28th January 1958 may be awarded retired pay provided he has completed at least 10 years' qualifying service as defined in Clauses 26 to 30 below. In the event of eligibility for full pay continuing after formal retirement, the award will

take effect from the day following that in respect of which full pay was last payable.

and on the length of his reckonable service calculated in accordance with Clause 30.

“ 4. The rate of retired pay will be based on the officer’s rank for retired pay purposes, as defined in Clauses 21 to 25,

“ 5. Rates of retired pay. Subject to the provisions of this Section, retired pay may be awarded at the following rates:

(a) General List, Medical, Dental and Instructor Officers and certain Special Duties List Officers.

<i>Years of Reckonable Service</i>	<i>Rear-Admiral ; Major-General, R.M. £ a year</i>	<i>Vice-Admiral ; Lieutenant-General, R.M. £ a year</i>	<i>Admiral ; General, R.M. £ a year</i>
24	1,350	—	—
25	1,400	—	—
26	1,450	—	—
27	1,500	1,810	—
28	1,550	1,880	—
29	1,600	1,950	—
30	1,650	2,020	2,440
31	1,700	2,090	2,530
32	1,750	2,160	2,620
33	1,800	2,230	2,710
34	1,850	2,300	2,800

<i>Years of Reckonable Service</i>	<i>Lieutenant, R.N. and R.M. £ a year</i>	<i>Lieutenant- Commander, R.N. ; Captain, R.M.† £ a year</i>	<i>Commander, R.N.* ; Major, R.M.* £ a year</i>	<i>Captain, R.N., with less than six years’ service in the rank ; Lieutenant- Colonel, R.M. £ a year</i>	<i>Captain, R.N., after six years’ service in the rank ; Colonel, R.M. £ a year</i>
16	455	515	625	—	—
17	475	540	655	—	—
18	495	565	685	870	—
19	515	590	715	900	—
20	535	615	745	930	—
21	545	640	775	960	—
22	555	660	800	990	1,090
23	565	680	825	1,020	1,120
24	575	700	850	1,050	1,150
25	585	720	875	1,080	1,180
26	595	740	900	1,110	1,210
27	605	760	925	1,140	1,240
28	615	780	950	1,170	1,270
29	625	800	975	1,200	1,300
30	635	815	995	1,230	1,330
31	645	830	1,015	1,260	1,360
32	655	845	1,035	1,290	1,390
33	665	860	1,055	1,320	1,420
34	675	875	1,075	1,350	1,450

† Lieutenant-Commanders, R.N. and Captains, R.M., on the Special Duties List, with at least nine years’ service in the rank, will also be awarded retired pay at the rates shown in this column.

* Commanders, R.N., on the Special Duties List who were promoted to that rank after 1st January, 1957, and Majors, R.M. on the Special Duties List will also be awarded retired pay at the rates shown in this column.

(b) Special Duties List Officers (except Lieutenant-Commanders, R.N., and Captains, R.M., with at least nine years’ service in the rank, Commanders, R.N. who were promoted to that rank after 1st January, 1957, and Majors, R.M.

<i>Years of Reckonable Service</i>	<i>Sub-Lieutenant, R.N. ; Second Lieutenant, R.M. £ a year</i>	<i>Lieutenant, R.N., or R.M. £ a year</i>	<i>Lieutenant- Commander, R.N., or Captain, R.M., with less than nine years’ service in the rank £ a year</i>
16	320	430	485
17	340	450	505
18	360	470	525
19	380	490	545
20	400	510	565
21	410	520	580
22	420	530	595
23	430	540	610
24	440	550	625
25	450	560	640
26	460	570	655
27	470	580	670
28	480	590	685
29	490	600	700
30	500	610	710
31	510	620	720
32	520	630	730
33	530	640	740
34	540	650	750

(c) Chaplains.

Years of Reckonable Service	Chaplains £ a year	Principal Chaplains £ a year	Chaplain of the Fleet £ a year
16	515	565	—
17	540	590	—
18	565	615	—
19	590	640	—
20	615	665	—
21	640	690	—
22	665	715	—
23	715	765	—
24	765	815	1,250
25	815	865	1,290
26	865	915	1,330
27	915	965	1,370
28	965	1,015	1,410
29	1,015	1,065	1,450
30	1,065	1,115	1,490
31	1,115	1,165	1,530
32	1,165	1,215	1,570
33	1,215	1,265	1,610
34	1,265	1,315	1,650

“6. When an officer’s reckonable service exceeds a given number of years (up to and including 33 years) by one or more complete quarters of a year, his retired pay will be increased by that number of quarters of the difference between the rate for the number of years completed and the rate that would have been awarded had a further complete year been served.

“7. *Late entrants.* (a) if an officer was appointed to a permanent commission before 1st April, 1960, at an age later than that of the normal entrant and, in consequence of his late entry, has not completed sixteen years’ reckonable service at the time of compulsory retirement for age or non-employment, as provided in this Section, retired pay may nevertheless be granted at the discretion of the Admiralty provided he has completed at least 15 years’ qualifying service. (b) Retired pay will be awarded at the rate appropriate to 16 years’ reckonable service with one deduction at the appropriate rate shown below for each year, and proportionately by quarters of a year, by which his reckonable service is less than 16 years:—

	£ a year
Lieutenant	20
Lieutenant-Commander	25
Commander	30

“8. *Premature retirement.* For an officer who is prematurely retired under the provisions of Order in Council (No. 3*/N.P.) of the 28th January, 1958, who although he

has not completed sixteen years reckonable service, has completed at least 10 years’ qualifying service, the rate of retired pay will be calculated on the basis set out in Clause 7 (b).

“9. *Voluntary Retirement.* An officer with at least 16 years’ reckonable service who retires at his own request after reaching the age of 40 years and before reaching the age of 50 years may be granted retired pay at the rates set out in Clauses 5 and 6 abated by 7½ per cent. At other ages the retired pay will be as indicated in Clauses 5 and 6.

Officers transferred from the Reserves or from temporary service or while holding Supplementary List or Short Service commissions will not be eligible for retired pay on voluntary retirement unless they have in addition rendered five years’ service from the date of transfer to the Permanent List.

“10. *Invaliding*

- (a) An officer with at least 16 years’ reckonable service will, on invaliding, be granted retired pay at the rates set out in Clauses 5 and 6.
- (b) An officer who has not given 16 years’ reckonable service but has completed 10 years’ qualifying service will also be awarded retired pay on invaliding. The rate of retired pay will be calculated by making deductions from the rate appropriate to 16 years’ reckonable service for each year by which his reckonable service falls short of 16 years. The deductions will be as follows:—

Officers on the Special Duties List

	£ a year
Sub-Lieutenants	22 10s.
Lieutenants	30
Lieutenant-Commanders	35

Proportionate reductions will be made in respect of quarters of a year.

Other Officers

	£ a year
Lieutenants	30
Lieutenant-Commanders	35
Commanders	40

“11. *Retirement for Incapacity, Unsuitability, or Inefficiency*

- (a) *Not within an officer’s control*—An officer who is retired for incapacity, unsuitability, or for inefficiency, not due to causes within his own control, and having at least 16 years’ reckonable service, may be granted retired pay as for a compulsory retirement on account of non-employment.
- (b) *Within an officer’s control*—An officer who is retired for incapacity, unsuitability or inefficiency due to causes within his own control, but not amounting to misconduct, and having at least 16 years’ reckonable service, may be granted an award of retired pay at such rate as the Admiralty may determine, but not in any event exceeding the rate which would have been admissible had he retired voluntarily.

“12. *Retirement, etc. for misconduct*

- (a) An officer who is retired for misconduct with at least 16 years’ reckonable service, may be granted retired pay at such rate as the Admiralty may determine, but not exceeding 90 per cent. of the rate of retired pay which would have been admissible had he retired at his own request.
- (b) *Dismissal etc.*: An officer with at least 16 years’ reckonable service who is dismissed the Service or dismissed with disgrace by sentence of Court Martial or whose name has been removed from the List of Officers or who has been deprived of retired pay following the removal of his name from the List of Retired Officers or who has been allowed to resign his commission to avoid

trial by Court Martial, may be granted a compassionate allowance at Admiralty discretion, but not in any event exceeding 90 per cent. of the rate of retired pay which would have been admissible had he retired at his own request.

“13. The Admiralty may, in the exercise of their discretion under Sub-Clause 11 (b) and Clause 12 grant a gratuity, or compassionate gratuity, in place of retired pay or compassionate allowance.

“14. *Special rules relating to officers promoted from the lower deck.* An officer promoted to a permanent commission while serving on a normal regular engagement, and who serves continuously until retired may be granted either retired pay under the conditions set out in this Section or retired pay assessed under the current rules for the award of ratings’ pensions.

“SECTION III

Terminal Grants in Addition to Service Retired Pay

- “15. Any officer retired from the Active List on or after 1st February 1960, and awarded retired pay under Section II of this Schedule, may be awarded a terminal grant, in addition to his retired pay, under the following conditions:
- (a) The standard rate of grant will be three times the annual amount of the retired pay awarded.
- (b) Except as provided in Clause 40, an officer can qualify only once for a grant.
- (c) The grant will be free of income tax.

"16. A terminal grant under Clause 15 shall not be admissible in the case of an officer to whom Clause 12 (b) applies, but a tax-free compassionate grant not exceeding three times the annual amount of the compassionate allowance may be awarded at the discretion of the Admiralty.

"17. In the event of eligibility for full pay continuing after formal retirement, payment of terminal grant will not be made before the day following that in respect of which full pay was last payable.

" SECTION IV

" *Service Gratuities for Permanent Officers*

"18. Permanent Officers other than those on the Special Duties List may on retirement on or after 1st February 1960, if ineligible for service retired pay, be granted a gratuity as follows:

(a) On compulsory retirement for age or non-employment or on retirement at own request, with at least 10 years' qualifying service:

For the first 10 years' qualifying service	... £1,150
For each further year's qualifying service, an addition of	... £230

Officers transferred to the Permanent List from the Reserves or from temporary service or while holding Supplementary List or Short Service or Extended Service Commissions, will not be eligible for gratuities on voluntary retirement unless they have rendered five years' service from the date of transfer to the permanent list.

(b) On invaliding with less than the ten years' service required to qualify for retired pay, a gratuity at the rate of £175 a year.

(c) If retired on account of incapacity, unsuitability or inefficiency not due to causes within his control:

(i) If with 10 or more years' qualifying service, a gratuity as in sub-paragraph (a) above.

(ii) If with less than 10 but not less than 2 years' qualifying service, a gratuity at the discretion of the Admiralty, not exceeding £85 for the first 2 years' qualifying service with additions at the rate of £85 for each additional year of qualifying service.

(d) If retired for incapacity, unsuitability or inefficiency or other cause within his own control, but not amounting to misconduct, with at least 10 years' qualifying service, a gratuity of such amount as the Admiralty may determine, but not in any event exceeding the amount which would have been admissible under sub-paragraph (a) above had the officer retired at his own request.

(e) If retired for misconduct, or on termination of commission for any of the reasons set out in Clause 12 (b), with at least 10 years' qualifying service, a gratuity, or a compassionate gratuity, if the Admiralty so decide and of such amount as they may determine, but not in any event exceeding 90 per cent. of the award which would have been admissible had the officer retired at his own request.

" SECTION V

" *Special Capital Payments and Resettlement Grants*

"19. Any officer prematurely retired on or after 1st February 1960, in accordance with the provisions of Order in Council (No. 3*/N.P.) of 28th January 1958, will have his qualifying service assessed on the basis set out in Clauses 26 to 30 below for purposes of an award of special capital payment.

"20. Special resettlement grants as defined in Section V of Order in Council (No. 3*/N.P.) of 28th January 1958, will not be paid to officers who are last eligible for full pay on a date later than 31st March 1962.

" SECTION VI

" *Rank for Retired Pay Purposes*

"21. Subject to the following Clauses, the rank for retired pay purposes shall be the substantive rank held by the officer on his retirement, provided that, unless the officer is invalided, the rank had been held on the Active List for the following minimum period:

(i) Admiral; General, Royal Marines	... 1 year
(ii) all other officers	... 2 years

If the substantive rank has been held for less than the period specified, the rank for retired pay purposes shall be the highest substantive rank which (with periods spent in higher substantive rank) satisfies the condition.

"22. Service as Acting Captain, Royal Navy, may be reckoned towards the requirement of six years service as Captain irrespective of the date of substantive promotion.

Additions to Retired Pay for Service in Paid Acting Rank

"23. Subject to the general conditions in Clause 24 below, paid acting and temporary rank held by officers of the Royal Navy, Royal Marines and Women's Royal Naval Service and

members of Queen Alexandra's Royal Naval Nursing Service may reckon for increase of retired pay as follows:

(a) For each complete year (subject to a maximum of three) for which the paid acting or temporary rank was held there may be added one-third of the difference between the retired pay for which the officer is eligible and the retired pay for which he would have been eligible had his rank for retired pay been one rank above his substantive rank.

(b) Where an officer has failed to complete two years in a substantive rank required to qualify him for the retired pay of the rank such service may reckon for retired pay as if it had been acting or temporary rank.

"24. *General Conditions*

(i) Service from 3rd September 1939, will count.

(ii) In no case shall service in an acting or temporary rank earn a rate of retired pay higher than would have been earned if the acting or temporary rank had been substantive.

(iii) The 'complete years' referred to in sub-clause 23 (a) need not be continuous in time but may be made up of broken periods.

"25. The Admiralty may fix a date after which periods in acting or temporary rank will no longer be reckonable for additions to retired pay.

" *Definitions of Service*

"26. The following periods may be included in assessing qualifying and reckonable service for the purpose of the foregoing Clauses:

(a) Subject to Clause 29, full pay service (including mobilised or embodied service or for the purpose of training) as an officer, rating or other rank of the Royal Navy, the Royal Marines, the Army or the Royal Air Force or of the Auxiliary and Reserve Forces, and of the former Armed Forces of India or Burma, or of the Armed Forces of the Commonwealth or a Colony, provided that such service would be reckonable as qualifying service under Army or Royal Air Force regulations; except broken periods each of less than six months' duration.

(b) While a permanent regular officer, periods in appointments not remunerated from Navy Votes which the Admiralty consider can reasonably be regarded as part of an officer's career as such. They shall be appointments to which the officer brings his naval knowledge and from which he acquires additional experience and which have been officially offered to him as part of his naval service.

(c) Periods before 1st August 1938, on unemployed pay, or on half-pay not following the sentence of a Court Martial or the expiration of full pay sick leave, will reckon as service in full up to a maximum of six months in any one period or two years in all. Any such service not reckoning in full under the above rule will reckon as a third, subject to a maximum of six years such service reckoning as two years.

"27. Loss of seniority or time forfeited by sentence of Court Martial or Disciplinary Court will not involve loss of service for retired pay or gratuity.

"28. Service preceding a five year interval in service shall not be included unless specially allowed by the Admiralty, and eligibility to reckon such previous service will normally be determined at the time of resumption of service. Where, during a break in service the officer has been a member of the Royal Naval Reserve, the Royal Naval Volunteer Reserve, or other reserve of any of the Forces, undertaking or liable for periodical training, the period of such membership will not be considered an interval in service for the purpose of deciding whether the previous service is admissible.

" *Previous service for which a non-effective award has been received*

"29. (a) In the case of previous service in respect of which the officer received a service gratuity, or in any case of previous service other than in the Royal Navy, the Royal Marines, the Army, or the Royal Air Force, it may be stipulated as a condition for allowing such service to reckon for retired pay, that the officer shall make a payment to Naval Funds, either in a lump sum or otherwise. In default of such payment as may have been stipulated, the previous service will not be allowed.

(b) If an officer has continued to draw concurrently with full pay the retired pay or other analogous award payable in respect of previous service, the further service will normally not confer eligibility for improved benefits on final termination of employment.

" *Counting of service*

"30. (a) *Reckonable Service*—All service as defined above, from the age of 21 will count in full as reckonable service.

(b) *Qualifying Service*—All service as defined above from the age of 18 will count in full as qualifying service.

" SECTION VII

" Gratuities in respect of Short Service Commissions

" 31. An officer holding a Short Service Commission or a Commission on the Supplementary List in the Royal Navy under terms which provide for the payment of gratuity may, if the full period of Active List service he has undertaken is satisfactorily completed on or after 1st February 1960, be granted a gratuity at the following rates for each year of service:

- | | | |
|---|---|------|
| (a) Medical Officers | | £230 |
| (b) Dental Officers | | £195 |
| (c) Air Traffic Control Officers | £155 except that service below the rank of Acting Sub-Lieutenant will reckon only at the rate of £110 a year. | |
| (d) Other Officers including Helicopter Pilots, but excluding Pilots and Observers of fixed wing aircraft | | £155 |

" 32. Should the officer fail to complete the full period of Active List service which he has undertaken, an award may nevertheless be made as follows:

- If his service is terminated on account of disability not due to causes within his own control, he will be granted a gratuity proportionate to the length of Active List Service he has actually completed.
- If his service is terminated for non-employment, or for incapacity, unsuitability or inefficiency not due to causes within his own control, or if he is permitted voluntarily to terminate his service within six months of the completion of the full period of Active List service he has undertaken, he may be awarded either a gratuity proportionate to the length of Active List service he has actually completed or a reduced gratuity at such rate as the Admiralty may determine.
- In other circumstances, no gratuity will in any event be payable to a Pilot or Observer unless he has completed at least eighteen months' satisfactory service and is in possession of the flying badge, nor to an officer of any other Branch unless he has completed at least one year's satisfactory service. If he is thereafter permitted voluntarily to terminate his service more than six months before the conclusion of the period he had undertaken, he may be allowed, at Admiralty discretion, such gratuity as may be determined, but not in any event exceeding three quarters of the amount proportionate to the length of his actual service on the Active List.
- If his service is terminated owing to disability due to causes within his own control or to inefficiency or other cause within his own control but not amounting to misconduct, he may be allowed, at Admiralty discretion, such gratuity as may be determined but not in any event exceeding the amount which would have been admissible had he been allowed to terminate his service voluntarily.
- If his service is terminated on account of misconduct, the special payment of a compassionate gratuity shall be within the discretion of the Admiralty according to the circumstances of his case, but the award will not in any event exceed 90 per cent. of the gratuity which would have been admissible had he left voluntarily.

" 33. No part of a short service gratuity will be payable to the officer's estate or otherwise, in the event of his death before completion of the period of Active List service he had undertaken.

" 34. If an officer serving on a short service commission continues on full pay beyond the period of Active List service which he had undertaken, payment of the gratuity will be deferred until the end of such further service. Similarly, in the event of an officer leaving the Royal Navy to undertake a commission in the Army or Royal Air Force, any gratuity due in respect of his naval service will be withheld until his further service terminates.

" 35. A short service commission officer who is granted a permanent commission will not be eligible for any gratuity in respect of his service on a short service commission, but his service on that commission may count towards an ultimate award of retired pay or gratuity as a permanent officer. If, after receipt of a gratuity in respect of short service an officer is granted a permanent commission, his previous service will not be reckonable towards an ultimate award of retired pay or gratuity as a permanent officer, unless satisfactory arrangements are made for the refund of the short service gratuity.

" 36. Service on a short service commission in the medical, dental or education branches of the Royal Navy may, in certain circumstances, be treated as contributory service

under the National Health Service (Superannuation) Regulations or under the Teachers' (Superannuation) Acts, as appropriate. Where service is so treated, both the employer's and the officer's contributions will be advanced by the Admiralty, and the total amount so advanced will be deducted from the gratuity for which the officer is eligible under the provisions of this Section. When contributions have been so advanced but, as a result of being transferred to the Permanent List, the officer does not qualify for gratuity under this Section, no refund of contributions will be required from the officer, but service which counts for service retired pay or gratuity may not also count as reckonable service for purposes of pension under the appropriate civil superannuation scheme.

" SECTION VIII

*" Retired Officers of the Royal Navy and Royal Marines:
" Re-employment in Peace-time*

" 37. Except as provided in Section IX, an officer who is on retired pay may, while re-employed in or for training or on any authorised naval duty for periods not exceeding six consecutive months or aggregating six months or less in any twelve months, continue to draw his retired pay concurrently with any pay to which he is entitled; but payment of retired pay may be suspended when there is doubt about the duration of the period of re-employment. No retired pay will be payable when the period of re-employment exceeds six months, and where the retired officer has commuted any part of the retired pay which would have been liable to suspension had he not commuted, a deduction equivalent to the amount commuted will be made from his pay.

" 38. An officer whose service retired pay has been suspended under Clause 37 and who, having been placed on the Retired List before 1st February 1960 is re-employed on or after that date without an actual break in service, will be eligible on reversion to the Retired List for awards of retired pay and terminal grant under the provisions in Sections II and III as appropriate for officers retiring on or after 1st February 1960 assessed on the basis of former service added to re-employed service.

" 39. An officer whose service retired pay has been suspended under Clause 37 and who, having had a break in service, is in re-employment on or after 1st February 1960 may receive on reversion to the Retired List an award of retired pay assessed on the basis of former service added to re-employed service as follows:

- Under the provisions in Section II as appropriate for officers retiring on or after 1st February 1960 provided that the period of re-employment is not less than three years, or that the officer originally retired on or after that date; but
- If the officer originally retired before 1st February 1960 and the period of re-employment is less than three years, normally under the provisions of Order in Council (No. 47*/N.P.) dated 24th January 1957 as appropriate for officers retiring on or after 1st January 1956; except that, if the officer's previous rate of retired pay was awarded under an earlier Order in Council, assessment will instead be made in accordance with the provisions of such earlier Order in Council.

If, during the period of re-employment, an officer has carried out duties clearly appropriate to a higher rank than the substantive rank which he last held on the Active List and has received the pay and allowances appropriate to such higher rank, this service may be allowed to reckon for assessment of a revised rate of retired pay on a similar basis to that laid down for an Active List officer in Clauses 23 and 24.

If the officer had originally retired at his own request, reassessed retired pay under either (a) or (b) above will be on the basis of voluntary retirement, unless he is invalided from re-employment.

" 40. An officer whose retired pay has been suspended under Clause 37 may receive, on reversion to the Retired List on or after 1st February 1960 terminal grant or additional terminal grant for each complete year of the period of re-employed service (with a maximum of ten years) at the rate of one-tenth of the difference between three times the annual amount of retired pay awarded on termination of re-employment and the terminal grant (if any) previously awarded.

" 41. An officer who originally retired at his own request with a gratuity only, may receive an additional gratuity of £155 for each completed year of re-employed service.

" SECTION IX

*" Retired Officers of the Royal Navy and Royal Marines:
" Re-employment in Emergency*

" 42. On recall for service at a time of imminent national danger or of great emergency, or when re-employed with

the armed forces on general mobilisation, one-half of the retired pay of a retired officer will remain in issue concurrently with the pay and allowances appropriate to his rank on re-employment. Any portion of the retired pay that has been commuted will be recovered from the retired pay remaining in issue, or, when this is insufficient to meet the liability, from his pay to the extent of the deficiency.

"43. For the purpose of applying the provisions of Clause 42 to a retired officer compulsorily recalled at a time of national emergency when general mobilisation has not been announced, the operative period will be determined by the Admiralty in consultation with the Lords Commissioners of H.M. Treasury.

" SCHEDULE II

" Officers of the Women's Royal Naval Service and Members of Queen Alexandra's Royal Naval Nursing Service

" (Note.—For the general purposes of the regulations in this Schedule the term 'Officer' shall include a member of Queen Alexandra's Royal Naval Nursing Service).

"1. Except as otherwise provided in this Schedule officers of the Women's Royal Naval Service (W.R.N.S.) and members of Queen Alexandra's Royal Naval Nursing Service (Q.A.R.N.N.S.) holding appointments in the Permanent Service who retire from the Active List on or after 1st February 1960 may be granted retired pay or gratuities under the general conditions applicable to officers of the Royal Navy holding permanent regular commissions as prescribed in Schedule I, Section II. The rates will be 85 per cent. of the rates for men officers of equivalent rank as indicated below.

Rank	Equivalent R.N. (General List) rank for retired pay purposes
Second Officer W.R.N.S. ... Nursing Sister or Senior Nursing Sister Q.A.R.N.N.S. }	Lieutenant
First Officer W.R.N.S. ... Superintending Sister/Matron Q.A.R.N.N.S. ... }	Lieutenant-Commander
Chief Officer W.R.N.S. Principal Matron Q.A.R.N.N.S. }	Commander
Superintendent W.R.N.S. with less than 6 years' service in the rank.	Captain with less than 6 years' service in the rank.
Commandant W.R.N.S. ... Superintendent W.R.N.S. after 6 years' service in the rank. Matron-in-Chief Q.A.R.N.N.S. }	Captain after 6 years' service in the rank.

"2. The general conditions in Sections III, IV, VI (as amplified in Clause 7 below), and VIII, and Clauses 32 to 36 of Section VII of Schedule I will also apply to officers except as provided in Clauses 4 to 6 following.

"3. Except as provided in Clause 6 below, retirement on marriage will be treated in the same way as a voluntary retirement.

"4. *Gratuities for Third Officers, W.R.N.S. retired compulsorily.*

- (a) *After 7 years' service.* Third Officers, W.R.N.S. who are retired compulsorily for non-employment on completion of seven years' service in the rank will be eligible for a gratuity of £922 5s.
- (b) *After 5 years' service.* Third Officers, W.R.N.S., who opted, before 5th November 1959, to be retired compulsorily for non-employment on completion of five years' service in the rank, will be eligible for a gratuity of £658 15s.

"5. *Gratuities for officers on short service engagements.*

- a) *W.R.N.S. Officers.* W.R.N.S. officers granted short service commissions and who satisfactorily complete a seven-year commission on or after 1st February 1960, will be eligible for a gratuity of £922 5s. On optional withdrawal after satisfactorily completing five years' service on a short service commission, they will be eligible for a gratuity of £658 15s.

- (b) *Nursing Sisters.* Nursing Sisters entered for short service will, on satisfactorily completing the period of service undertaken, be eligible for a gratuity at the rate of £131 15s. for each year of short service.

"6. *Gratuities for permanent and short service officers leaving on marriage or for compassionate reasons.*

- (a) Permanent officers who have completed at least four years' service as officers and who, being ineligible for retired pay or for gratuities under the provisions of the foregoing clauses, are permitted to retire or required to terminate their service on marriage, or for compassionate reasons where the Admiralty are satisfied that such reasons necessitate retirement or termination of service, on or after 1st February 1960, may be awarded a gratuity of £97 15s. for each complete year of qualifying service.
- (b) Short service officers whose service is terminated for the reasons stated in the preceding sub-Clause will be eligible for a gratuity at the rate of £131 15s. a year proportionate to the length of service actually completed. The minimum of one year's service stipulated in sub-Clause 32 (c) of Schedule I may be disregarded for purposes of awards under this sub-Clause.

"7. *Definitions of service of Permanent officers.* Within the limits prescribed in Clause 30 of Schedule I, and except as provided in the modified regulations set out in Clause 6 of Schedule II, all full-pay service as an officer of the W.R.N.S. or as a member of the Q.A.R.N.N.S. or Q.A.R.N.N.S. Reserve, or service as a rating in the W.R.N.S., may be taken into account in assessing qualifying and reckonable service for the award of retired pay and gratuities, as may service that would be treated as qualifying or reckonable service under Army and R.A.F. regulations.

" SCHEDULE III

"(A) In respect of officers who give service on full pay or on or after 4th November 1958, the following additional Note (c) to be added after Note (b) to Clause 5 of Schedule I to Order in Council (No. 47*/N.P.) of 24th January 1957:

'(c) The standard rates of retired pay of officers on the Special Duties List who retire after 4th November 1958, will be adjusted as follows with effect from 1st April 1959, or the date of retirement, whichever is the later:

- (i) *Officers on the £500 Standard Rate.* Officers with reckonable service which when calculated in accordance with Clauses 8 to 12 of Schedule III exceeds 31 years and 9 months may be awarded £504 2s. a year. All others will remain on the standard rate of £500 a year.
- (ii) *Officers on the £450 Standard Rate.* Officers with reckonable service which when calculated in accordance with Clauses 8 to 12 of Schedule III exceeds 30 years and 3 months may receive awards as follows:

Where the service exceeds—			£	s.	d.	
31 years 9 months	484	2	0	a year
31 years 6 months	478	12	0	" "
31 years 3 months	473	2	0	" "
31 years	467	12	0	" "
30 years 9 months	462	2	0	" "
30 years 6 months	456	12	0	" "
30 years 3 months	451	2	0	" "

All others will remain on the standard rate of £450 a year.'

"(B) In respect of officers who give service on full pay on or after 4th November 1958, the following sub-paragraph (c) to be added after sub-paragraph (b) of Clause 15 of Schedule I to Order in Council of 24th January 1957:

'(c) He may, if retired after 4th November 1958, be granted retired pay with effect from 1st April 1959, or the date of retirement, whichever is the later. Such retired pay will be calculated on his reckonable service as defined in Clauses 8 to 12 of Schedule III, at the rate of 4s. 3d. a week for each year of service up to the 23rd year with additions of 8s. 6d. a week for each year of service thereafter together with an addition either (i) of £20 a year; or (ii) of 2s. 6d. a week for each year of commissioned service up to a maximum of six years.'

"(C) As from 1st April 1959, for officers who give service on full pay on or after 4th November 1958, Clauses 34 and 35 of Schedule I to Order in Council of 24th January 1957, to be amended to read as follows:

'34. In lieu of an award calculated as in Clauses 32 and 33 an officer may be granted a service pension, calculated on his reckonable service as defined in Clauses 8 to 12 of Schedule III, at the rate of 4s. 3d. a week for each year of service up to the 23rd year with additions of 8s. 6d. a week for each year of service thereafter together with an addition of 2s. 6d. a week for each year of commissioned service up

to a maximum of six years ; subject in all cases to such pension not exceeding a total of £12 a week.

‘35. Regular seamen and Royal Marines promoted to Temporary Special Duties or Branch rank on or after 1st December 1951, are eligible only for awards calculated as laid down in Clause 34.’

“(D) As from 1st April 1959, for officers and members who give service on full pay on or after 4th November 1958, the rates shown in Schedule II to Order in Council of 24th January 1957, to be amended to read as follows :

Clause 2.—For the amounts in the present scale substitute			
Second Officer W.R.N.S., etc	£425 a year
First Officer W.R.N.S., etc.	£530 a year
Chief Officer W.R.N.S., etc.	£680 a year
Superintendent W.R.N.S. with less than			
6 years' service in the rank	£850 a year
Commandant W.R.N.S., etc.	£980 a year

Clause 11 (a).—For the amounts in the present scale substitute :

				£
On completion of not less than 10 years qualifying service	850
For each complete year of qualifying service in excess of 10 years, a further	170
Subject to a maximum of	2,380

Clause 11 (b).—For the rates of £100 and £900 substitute £127 10s. and £1,147 10s. respectively.
Clause 11 (c).—For the rate of £450 substitute £575.
Clause 12.—For the rate of £90 shown in sub-paragraphs (a) and (b) substitute £115.

Minimum total service as substantive Lieutenant (B.L.) R.N. or R.M. and Lieutenant-Commander (S.D.) or Captain (S.D.) R.M.	Minimum service as Lieutenant-Commander (S.D.) R.N. or Captain (S.D.) R.M.	Method of assessing retired pay
Complete years 11	Complete years 3	As for a Lieutenant-Commander (S.D.) with at least 9 years' service in the rank.
10	2	As for a Lieutenant-Commander (S.D.) with less than 9 years' service in the rank to which shall be added two-thirds of the difference between that award and the award payable to a Lieutenant-Commander (S.D.) with 9 years' service in that rank.
9	1	As for a Lieutenant-Commander (S.D.) with less than 9 years' service in the rank to which shall be added one-third of the difference between that award and the award payable to a Lieutenant-Commander (S.D.) with 9 years' service in that rank."

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

“ SCHEDULE IV
“ Retired Officers of the Branch List re-employed on or after 1st January 1957

“ 1. Retired officers on the Branch List (B.L.) who are assimilated into the Special Duties List (S.D.) under rules drawn up by the Admiralty during re-employment on or after 1st January 1957, will be eligible to have their retired pay reassessed, and to have terminal grant or additional terminal grant awarded under the following regulations, subject to the provisions of Clause 2 below in respect of service in higher rank :

- (a) in the case of officers who revert to the Retired List on or after 1st February 1960, Clauses 37 to 41 of Schedule I ;
- (b) in the case of officers who revert to the Retired List before 1st February 1960,—Clauses 42 to 46 of Order in Council (No. 47*/N.P.) of 24th January 1957.

“ 2. While the scheme continues for making additions to retired pay for service in paid acting rank, as provided in Clauses 23 to 25 of Schedule I, and subject to the provisions of Clause 1 above, awards to retired officers who serve in the ranks designated below will be assessed as follows :

- a) Retired Commissioned Officers, R.N. or R.M. promoted to hold the rank of Lieutenant (S.D.) R.N. or R.M. while re-employed and who serve in posts complemented for Lieutenants (S.D.) without lower alternative will, on termination of re-employment, be eligible for an award of retired pay which embodies the conditions specified in Clauses 23 and 24 of Schedule I.
- (b) Retired substantive Lieutenants (B.L.) R.N. or R.M. who, by virtue of re-employment in the rank of Lieutenant-Commander (S.D.) R.N. or Captain (S.D.) R.M. give a total of 9 years' service or more in these ranks will, on termination or re-employment, be eligible for an award of retired pay on whichever of the following bases is appropriate :

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

PRIVY COUNCIL OFFICE
At the Court at Windsor Castle, the 14th day of April 1961.
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 7th day of April 1961 (N.C.W. 616/2/60 C, in the words following, viz. :
“ Whereas by Section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions or other allowances in the nature thereof payable in respect of services in Your Majesty's Naval or Marine Forces

to a person being or having been an Officer, Seaman or Marine therein shall be paid in such manner and subject to such restrictions, conditions and provisions as are from time to time directed by Order in Council :
“ And whereas in order to facilitate the maintenance of the weapons and weapon control system of Your Majesty's Ships we consider it necessary to establish the new ratings of Control Artificer (Weapons) and Weapon Mechanician :
“ We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction the establishment of the ratings set out in the annexed Schedule, with appropriate conditions of pay, trade pay and advancement.
“ The Lords Commissioners of Your Majesty's Treasury have signified their concurrence in these proposals.”

“ SCHEDULE

“ Title	Status
“ Chief Control Artificer (Weapons)	} Chief Petty Officer
Control Artificer (Weapons), 1st Class	
Control Artificer (Weapons), 2nd Class	
Acting Control Artificer (Weapons), 2nd Class	} Petty Officer
Control Artificer (Weapons), 3rd Class	
Chief Weapon Mechanician	} Chief Petty Officer
Weapon Mechanician, 1st Class	
Weapon Mechanician, 2nd Class	
Weapon Mechanician, 3rd Class	} Petty Officer
Weapon Mechanician, 4th Class	
Acting Weapon Mechanician, 4th Class	} Acting Leading rating
Weapon Mechanician, 5th Class	

Her Majesty, having taken the said Memorial into consideration, was pleased, 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 Admiralty are to give the necessary directions herein accordingly.

W. G. AGNEW.

At the Court at Windsor Castle, the 14th day of April 1961.

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 23rd day of March 1961 (N.P. 4586/60), in the words following, viz.:

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

“ And whereas by Order in Council dated 7th November 1924, as amended by Orders in Council of 9th May 1940, 17th September 1942, 22nd July 1943, 29th November 1946, 8th October 1957, and 11th September 1958, 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 Your Majesty'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, 8th October 1957, and 11th September 1958, we were empowered at our discretion to award pensions and gratuities to the widows and allowances to the children and certain 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 Majesty 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.”

Her Majesty, having taken the said Memorial into consideration, was pleased, 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 Admiralty are to give the necessary directions herein accordingly.

W. G. AGNEW.

“ SCHEDULE A

“ Revised Rates of Widows' Pensions and Children's Allowances

“ As from 5th April 1961, 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	Widow over 40 years of age, or under 40 with eligible children or incapable of self support	Any Other Widow
	Weekly rate s. d.	Weekly rate s. d.
Regimental Sergeant Major, R.M.	81 0	28 4
Quartermaster Sergeant, R.M.	80 0	26 8
Chief Petty Officer	} 79 0	25 0
Colour Sergeant, R.M.		
Petty Officer	} 78 0	23 4
Sergeant, R.M.		
Leading Rating	} 77 0	21 8
Corporal, R.M.		
Other men	76 0	20 0

(b) Children's Allowances

- (i) For each child 29s. 0d. a week
- (ii) Motherless children under 15 years of age 34s. 6d. a week
- Thereafter 46s. 0d. a week

“ 2. As from 5th April 1961, the rate of 57s. 6d. a week to be payable for an incapacitated motherless child over the age of 18 years.

“ 3. As from 5th April 1961, the maximum rate of rent allowance shown in Clause 5 (v) of Schedule B to Order in Council of 29th November 1946, as amended by Clause 3 of Schedule A to Order in Council dated 11th September 1958, to be increased from 25s. 0d. a week to 29s. 0d. a week.

“ 4. As from 5th April 1961, the maximum rate of education allowance shown in Clause 4 (iii) of Schedule B to Order in Council of 29th November 1946, to be increased from £80 to £120 for any period of 12 months.

“ 5. As from 4th June 1959, the following additional Clause to be inserted after Clause 5 of Schedule B to Order in Council of 29th November 1946.

“ 5A. Grants to Elderly Widows. Where a widow is in receipt of a pension under Clause 1 (i) and has attained the age of 70 years she may be awarded a grant at the rate of 10s. 0d. a week.”

“ SCHEDULE B

“ 1. Revised Rates of Widows' Pensions

As from 1st April 1961, the following table of rates to be substituted for the table of rates in Clause 1 of Schedule B to Order in Council of 29th November 1946, as amended by Orders in Council of 8th October 1957, and 11th September 1958:

'Rank	Yearly rate of pension	
	Widow with children or over 40 years of age, or incapacitated	Any other widow
	£	£
Admiral of the Fleet ...	808	808
Admiral or General, R.M. ...	648	648
Vice-Admiral or Lieutenant-General, R.M. ...	548	548
Rear-Admiral or Major-General, R.M. ...	458	458
Commodore 1st or 2nd Class or Colonel Commandant, R.M. ...	398	398
Captain, R.N. or Colonel, 2nd Commandant or Colonel, or Lieutenant-Colonel, R.M. ...	338	338
Commander or Major, R.M. ...	318	318
Lieutenant-Commander or Captain, R.M. ...	288	170
Lieutenant, R.N. or Lieutenant, R.M. with 4 years or over commissioned service ...	273	150
Sub-Lieutenant, R.N. ...	258	130
Acting Sub-Lieutenant, R.N., Lieutenant, R.M., with less than 4 years commissioned service ...		
2nd Lieutenant, R.M. ...		
Senior Commissioned Officer (Branch List) R.N. or R.M. ...		
Commissioned Officers (Branch List), R.N. or R.M. ...	233	105

"2. Revised Rates of Children's Allowances

As from 1st April 1961, 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, or, as amended by Orders in Council of 8th October 1957, and 11th September 1958:

'Children of	Rates of Allowance per annum	
	If the mother is living	Motherless children
	£ s.	£ s. d.
Commissioned Officers (including Senior Commissioned Officers (Branch List)) and equivalent ranks in the Royal Marines and Coast Guard ...	83 10	128 10 0
Commissioned Officers (Branch List) and equivalent ranks in the Royal Marines and Coast Guard ...	77 10	100 0 0 while under 15 years of age and £120 10s. thereafter

As from 1st April 1961, the rate of £149 10s. a year to be payable for an incapacitated motherless child over the age of 18 years.

"3. Revised Rate of Education Allowance

As from 1st April 1961, the maximum rate of education allowance shown in Clause 6 of Schedule D to Order in Council of 29th November 1946, to be increased from £80 to £120 per annum.

"4. Rent Allowances

As from 1st April 1961, Clause 7 to be deleted and the following substituted:

'7. Rent Allowances

As from 1st April 1961, a widow who is in receipt of a pension for herself and has a child in her care may be

granted a rent allowance at the rate and under the conditions laid down for the widows of Naval ratings in Clause 5 of Schedule B to Order in Council of 29th November 1946, the reference to age in sub-clause ii) being construed to read "the age of 18 years" and the reference to Clause 1 (iv) in Clause 5 (iv) (a) being construed as a reference to Clause 2 of Schedule A to Order in Council of 9th May 1940, as amended by Schedule D to Order in Council of 29th November 1946.'

"5. Grants to Elderly Widows

As from 1st June 1959, the following additional Clause to be inserted after Clause 7 of Schedule D to Order in Council of 29th November 1946.

'7A. Grants to Elderly Widows

Where a widow is in receipt of a pension under Clause 1 and has attained the age of 70 years she may be awarded a grant at the rate of £26 a year.'

Scottish Office
1961.

HARBOURS, PIERS AND FERRIES (SCOTLAND)

ACT, 1937

NORTH RONALDSAY PIER

NOTICE Is Hereby Given that application has been made under the provisions of the Harbours, Piers and Ferries (Scotland) Act 1937 to the Right Honourable the Secretary of State, St. Andrew's House, Edinburgh, by the County Council of the County of Orkney for a Provisional Order (in this notice referred to as "the Order") under the short title given above.

The full notice of the Order will be published in the *Orcadian* newspaper of the Fourth day of May 1961.

And Notice Is Hereby Further Given that a copy of the Order and of the plan and sections of the proposed works may be inspected free of charge at the office of the County Clerk, County Offices, Kirkwall, Orkney, and at the office of The District Clerk, Nouster, North Ronaldsay, Orkney and copies of the Order may be purchased at the price of one shilling each at those offices and at the offices of the under-mentioned Parliamentary Agents.

Dated this 20th day of April 1961.

DOUGLAS M. WOOD, M.A., LL.B.,
County Offices,
Kirkwall, Orkney.
County Clerk.
MARTIN & CO.,
43 Parliament Street, Westminster,
London S.W.1.
Parliamentary Agents.

Ministry of Labour,
H.M. Factory Inspectorate,
19 St. James's Square, London S.W.1.
24th April 1961.

H.M. Chief Inspector of Factories has appointed Dr. Elizabeth F. Laird to be Appointed Factory Doctor under the Factories Acts, 1937 to 1959 for the Portobello District of the County of Midlothian.

R. K. CHRISTY,
H.M. Deputy Chief Inspector of Factories.

Ministry of Labour,
H.M. Factory Inspectorate,
19 St. James's Square, London S.W.1.
25th April 1961.

H.M. Chief Inspector of Factories has appointed Dr. E. W. Duthie to be Appointed Factory Doctor under the Factories Acts, 1937 to 1959 for the Leadhills and Wanlockhead District of the County of Lanark.

R. K. CHRISTY,
H.M. Deputy Chief Inspector of Factories.

ADMIRALTY

Warminster Road,
Bath, Somerset
April 1961.

ROYAL NAVY AND ROYAL MARINES

Balances of Pay, etc., Undisposed of

NAMES of Petty Officers and Seamen of the Royal Navy and Non-commissioned Officers and Men of the Royal Marines etc. whose Naval Assets are held by the Lords Commissioners of the Admiralty for distribution amongst the next-of-kin or others entitled, and whose deaths, or Naval assets, have been reported between 1st April 1959 and 31st March 1960.

Applications from persons supposing themselves entitled as next-of-kin or legal representatives should be addressed by letter to: The Inspector of Seamen's Wills, Admiralty, Bath, Somerset.

Case No.	Name	Rank or Rating	Date of Death	Amount due
747/59	CORNWELL, W. T.	Pensioner No. 24234 ...	14th July 1959	£ s. d. 13 2 11
504/59	DEAN, A. F.	Pensioner No. 13029 ...	16th April 1959	21 17 6
950/60	GIBBINS, W. F. otherwise			
	GIBBONS, W. F.	Pensioner No. 14381 ...	27th Feb., 1960	7 11 6
579/59	SMART, R. V.	Pensioner No. 27498 ...	12th May 1959	12 15 6

TREASURY

Treasury Chambers, London S.W.1.

28th April 1961.

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 5th May 1961, 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 £5,000, £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 8th May 1961, to Saturday, the 13th May 1961, 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 precluded from tendering for these Bills.

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

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

Treasury Chambers

28th April 1961.

THE Lords Commissioners of Her Majesty's Treasury have been pleased to appoint certain persons as Approved Auditors for Great Britain as from 28th April 1961 under the provisions of the Friendly Societies Acts, 1896 and 1948 (59 and 60 Vict. Cap. 25 and 11 and 12 Geo. 6 Cap. 39), and the Industrial and Provident Societies Act, 1893 (56 and 57 Vict. Cap. 39). A list of the persons appointed can be seen at the office of the Registrar of Friendly Societies, 17 North Audley Street, London W.1, and at the office of the Assistant Registrar of Friendly Societies for Scotland, 19 Heriot Row, Edinburgh.

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 29th April 1961, 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.

British Corn	Quantities Sold	Average Prices per cwt.
	cwt.	s. d.
WHEAT	18,206	19 2
BARLEY	20,955	19 10
OATS	23,607	15 1

NOTE.—The above statement is based on returns received from 23 prescribed towns in Scotland in the week ended 29th April 1961. The prices represent the average for all sales returned at these towns and include transactions between growers and merchants and transactions between merchants, during the week ended 22nd April 1961.

C. M. MACKAY.

Department of Agriculture and Fisheries for Scotland,
Broomhouse Drive, Edinburgh 11.

REGISTRY OF FRIENDLY SOCIETIES

House Purchase and Housing Act, 1959

BUILDING SOCIETIES

THE following society has been designated for the purposes of section 1 of the House Purchase and Housing Act, 1959:

Name Register No.
North of England Building Society 402 B
CECIL CRABBE,
Chief Registrar of Friendly Societies
17 North Audley Street, London W.1.
28th April 1961.

THE CLYDESDALE HERITABLE TRUST LIMITED

A PETITION has been presented to the Court of Session by THE CLYDESDALE HERITABLE TRUST LIMITED, incorporated under the Companies Acts 1862 to 1890 and having its registered office at 168 St. Vincent Street, Glasgow C.2, for an Order confirming the reduction of share capital of the Company as set forth in the Petition, upon which Petition the Vacation Judge (Lord Patrick) has pronounced an interlocutor ordering intimation and advertisement as therein provided and allowing Answers to be lodged within seven days. Of all which intimation is hereby given.

SCOTT MONCRIEFF & TRAIL, W.S.,
28 Rutland Square, Edinburgh 1.
McCLURE, NAISMITH, BRODIE & Co., Solicitors,
77 St. Vincent Street, Glasgow C.2.
Solicitors for Petitioners.

CASTLETON POTATO PROCESSORS LIMITED
(In Creditors' Voluntary Liquidation)

AT an Extraordinary General Meeting of the above-named Company, duly convened, and held at 20 Reform Street, Dundee, on the 20th April 1961 the following Resolution was duly passed as an Extraordinary Resolution of the Company:

"That it has been proved to the satisfaction of the Company that the Company cannot by reason of its liabilities continue its business and that it is advisable to wind up same, and accordingly that the Company be wound up voluntarily, and that Mr James Smart, Chartered Accountant, 20 Reform Street, Dundee, be appointed Liquidator."

JAMES SMART, Liquidator.

20 Reform Street, Dundee.
26th April 1961.

CASTLETON POTATO PROCESSORS LIMITED
(In Creditors' Voluntary Liquidation)

I, JAMES SMART, Chartered Accountant, 20 Reform Street, Dundee, hereby give notice that I have been appointed Liquidator of CASTLETON POTATO PROCESSORS LIMITED by Extraordinary Resolution of the Company dated 20th April 1961.

JAMES SMART, Liquidator.

20 Reform Street, Dundee.
26th April 1961.

CURRIE, McDOUGALL & SCOTT LIMITED

NOTICE is Hereby Given that, in the Petition presented by The Royal Bank of Scotland, incorporated by Royal Charter and having its Head Office at St. Andrew Square, Edinburgh, for an Order that CURRIE, McDOUGALL & SCOTT LIMITED be wound up by the Court under the Companies Act 1948, the following interlocutor has been pronounced:

"25th April 1961.—Lord Patrick. The Vacation Judge having considered the Petition and proceedings no Answers having been lodged Orders that Currie, McDougall & Scott Limited, 177 Galapark Road, Galashiels, be wound up by the Court under the provisions of the Companies Act 1948, Appoints Alexander W. Lawson, C.A., Royal Bank Buildings, Galashiels to be Official Liquidator of said Company, he always finding caution before extract and Decerns: Limits the amount of caution to be found by the Official Liquidator to the sum of £15,000 and authorises a Bond of Caution for that amount by the National Guarantee & Suretyship Association Limited, 17 Charlotte Square, Edinburgh 2, to be received by the Clerk of Court: Appoints a certified copy of this Order to be lodged with the Registrar of Companies not later than the fourteenth day after the date hereof; further appoints intimation of this Order to be made by advertisement once in the *Edinburgh Gazette* not later than in the next publication of said Gazette after the expiry of fourteen days from the date hereof; finds the petitioners entitled to the expenses of this application and procedure following thereon and directs said expenses to be expenses in the liquidation and remits the account thereof, when lodged, to the Auditor of Court for taxation."

"W. D. PATRICK."

Of all which intimation is hereby given.

HUGH WATSON, W.S.,
Solicitor for Petitioner,
16 St. Andrew Square, Edinburgh.

EASSIE SEED GROWERS LIMITED
(In Creditors' Voluntary Liquidation)

AT an Extraordinary General Meeting of the above-named Company, duly convened, and held at 20 Reform Street, Dundee, on 27th April 1961, the following Resolution was duly passed as an Extraordinary Resolution of the Company:

"That it has been proved to the satisfaction of the Company that the Company cannot by reason of its liabilities continue its business and that it is advisable to wind up same, and accordingly that the company be wound up voluntarily, and that Mr George Duncan Hamilton Dewar, Chartered Accountant, 135 Buchanan Street, Glasgow, be appointed Liquidator."

G. D. H. DEWAR, Liquidator.

135 Buchanan Street, Glasgow.
27th April 1961.

EASSIE SEED GROWERS LIMITED
(In Creditors' Voluntary Liquidation)

I, GEORGE DUNCAN HAMILTON DEWAR, Chartered Accountant, 135 Buchanan Street, Glasgow, hereby give notice that I have been appointed Liquidator of EASSIE SEED GROWERS LIMITED by Extraordinary Resolution of the Company dated 27th April 1961 confirmed by Resolution of a Meeting of Creditors dated 27th April 1961.

G. D. H. DEWAR, Liquidator.

135 Buchanan Street, Glasgow.
27th April 1961.

The Companies Act, 1948
GINNO TRADING COMPANY LIMITED
(Members' Voluntary Winding Up)

NOTICE is Hereby Given that the Creditors of the above-named Company are required on or before the 1st day of June 1961, to send their names and addresses and the particulars of their claims to George Douglas Vicary of 67/68 Hatton Garden, London E.C.1, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are by their Solicitors, or personally, to come in and prove their said claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 28th day of April 1961.

G. D. VICARY, Liquidator.

Note.—This notice is purely formal; all known Creditors have been or will be, paid in full.

The Companies Act, 1948
GINNO MERCHANTS (NORTHERN) LIMITED
(Members' Voluntary Winding Up)

NOTICE is Hereby Given that the Creditors of the above-named Company are required on or before the 1st day of June 1961, to send their names and addresses and the particulars of their claims to George Douglas Vicary of 67/68 Hatton Garden, London E.C.1, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are by their Solicitors, or personally, to come in and prove their said claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 28th day of April 1961.

G. D. VICARY, Liquidator.

Note.—This notice is purely formal; all known Creditors have been or will be, paid in full.

In the Matter of
GINNO MERCHANTS (NORTHERN) LIMITED
(In Voluntary Liquidation)

and In the Matter of The Companies Act, 1948

NOTICE Is Hereby Given that a General Meeting of the Members of GINNO MERCHANTS (NORTHERN) LIMITED, will be held at 67/68 Hatton Garden, London E.C.1 on Friday the 2nd day of June 1961 at 2 o'clock in the afternoon precisely, for the purpose of having an account laid before them by the Liquidator (pursuant to Section 290 of The Companies Act, 1948, showing the manner in which the winding up of the said Company has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining by Extraordinary Resolution the manner in which the books, accounts and documents of the Company and of the Liquidator shall be disposed of.

A Member entitled to attend and vote at the above meeting is entitled to appoint a proxy to attend and vote in the stead of him. A proxy need not be a member.

G. D. VICARY, Liquidator.

In the Matter of
GINNO TRADING COMPANY LIMITED
(In Voluntary Liquidation)

and In the Matter of The Companies Act, 1948

NOTICE Is Hereby Given that a General Meeting of the Members of GINNO TRADING COMPANY LIMITED, will be held at 67/68 Hatton Garden, London E.C.1

on Friday the 2nd day of June 1961 at 3 o'clock in the afternoon precisely, for the purpose of having an account laid before them by the Liquidator (pursuant to Section 290 of The Companies Act, 1948), showing the manner in which the winding up of the said Company has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining by Extraordinary Resolution the manner in which the books, accounts and documents of the Company and of the Liquidator shall be disposed of.

A Member entitled to attend and vote at the above meeting is entitled to appoint a proxy to attend and vote instead of him. A proxy need not be a member.

G. D. VICARY, Liquidator.

H. & M. McDONALD LIMITED

A PETITION for the winding up of H. & M. McDONALD LIMITED, incorporated under the Companies Act 1948 whose registered office is at 93 Farmeloa Road, Rutherglen, by the Court under the provisions of the Companies Act 1948 was presented to the Court of Session on 26th April 1961 at the instance of M. DAVIS AND SONS (SUNDERLAND) LIMITED, a Company incorporated under the Companies Acts and having its registered office at 174/178 High Street East, Sunderland, in which Petition the Vacation Judge has pronounced the following Interlocutor:

"28th April 1961.—Lord Patrick. The Vacation Judge appoints the Petition to be intimated on the walls and in the Minute Book in common form and to be advertised once in the *Edinburgh Gazette* and once in the *Glasgow Herald* newspaper: Grants warrant for serving the same as craved with a copy of this interlocutor upon the party mentioned in the prayer and allows them and all parties claiming interest to lodge answers thereto, if so advised, within seven days after such intimation, advertisement and service."

"W. D. PATRICK."

All of which notice is hereby given.

SHEILA D. GRANT, Solicitor.
Solicitor for Petitioners.

3 Rutland Square, Edinburgh.

RUSSELL, MORELAND & MACARA LIMITED

(In Liquidation)

A NOTE for approval of the intromissions of DAVID REID, C.A., the Liquidator, for audit of Accounts and Discharge of the Liquidator was on 26th April 1961, presented to the Sheriff of the County of Lanark at Glasgow, in which Petition the following Deliverance has been pronounced:

"Glasgow, 26th April 1961. The Sheriff Substitute 'having considered the foregoing Note, Appoints a copy thereof and of this Deliverance to be posted on the walls of the Sheriff Court, Glasgow and a like copy to be served on the within designed The National Guarantee and Suretyship Association Limited: further Appoints notice of the import of this Note and Deliverance to be advertised once in the *Edinburgh Gazette* and the *Glasgow Herald* newspaper and Ordains the said The National Guarantee and Suretyship Association Limited and any other person interested, if they intend to show cause why the prayer of the Petition should not be granted, to lodge answers thereto in the hands of the Sheriff Clerk at Glasgow within eight days after such intimation, service or advertisement, under certification."

"LIONEL H. DAICHES."

of all which intimation is hereby given.

COWAN & J. M. TAYLOR, NELSON & Co., Solicitors,
180 St. Vincent Street, Glasgow.
Agents for the Liquidator.

SCOTNEWS LIMITED

(In Liquidation)

A NOTE has been presented to the Court of Session by FRANK DALLING, Official Liquidator of SCOTNEWS LIMITED, incorporated under the Companies Act 1948 and having its registered office at 31-33 Gordon Street, Glasgow C.1, for Order for Dispensation with Settlement of a List of Contributories and for Creditors to lodge claims.

In the said Note the following Interlocutor has been pronounced:

"28th April 1961.—Lord Patrick. The Vacation Judge having considered the Note for the Official Liquidator No.

30 of process Dispenses in whole with the settlement of a list of contributories of the Company; Appoints the creditors of the Company to lodge their claims and grounds of debt with the Official Liquidator on or before 23rd May 1961 failing which they shall be excluded from the benefit of any distribution made before their debts are proved; Appoints the Official Liquidator to advertise this Order for claims once in the *Edinburgh Gazette* and once in each of the *Glasgow Herald* and *Scotsman* newspapers."

"W. D. PATRICK."

Of all which intimation is hereby given.

GORDON, FALCONER & FAIRWEATHER, W.S.,
52 Castle Street, Edinburgh.

for

BISHOP MILNE BOYD & Co., Writers,
156 St. Vincent Street, Glasgow.
Solicitors for Noter.

2nd May 1961.

JOHN TURNBULL & CO. (KELSO) LIMITED

(In Liquidation)

Members' Voluntary Winding Up

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 No. 19 The Square, Kelso, on Friday the 2nd day of June 1961 at 2.30 p.m. for the purposes of receiving an account from the Liquidator showing the manner in which the winding up of the Company has been conducted.

JOHN J. WELCH, C.A., Liquidator.

19 The Square, Kelso.

28th April 1961.

NOTICE OF TRUST DEED

ALEXANDER JAMES HARDIE, Commercial Traveller, residing at 44 Dudley Drive, Glasgow W.2, having granted a Trust Deed for behoof of his Creditors in favour of GEORGE DOUGLAS LAING, Chartered Accountant, 53 Bothwell Street, Glasgow C.2, all parties having claims against the said Alexander James Hardie, are requested to lodge same with the subscribers within seven days and all parties indebted to the said Alexander James Hardie, are requested to make payment of their accounts within a like period.

FRASER, LAWSON & LAING, C.A.,
53 Bothwell Street, Glasgow C.2.

Glasgow, 28th April 1961.

NOTICE TO CREDITORS

Mr WILLIAM EDWARD STEWART of Broadmeadows Hotel, Yarrowford, Selkirkshire, having granted in my favour a Trust Deed for behoof of his Creditors, All Persons Having Claims against the Estate who have not already lodged with me a statement thereof should do so not later than Monday, 15th May 1961, and All Parties Indebted to the said William Edward Stewart are requested to make payment by that date.

JAMES W. OSWALD, C.A., Trustee.

8 Queen Street, Edinburgh 2.

THE estates of ROBERT CRIGHTON, 36 Tinto Avenue, Kilmarnock were sequestrated on 28th April 1961 by the Sheriff of Ayr and Bute at Kilmarnock.

The first deliverance is dated 28th April 1961.

The meeting to elect the trustee and commissioners is to be held at 3 o'clock afternoon on Tuesday, 9th May 1961 within the Court Room No. 2 of the Sheriff Court House, St. Marnock Street, Kilmarnock. A composition may be offered at this meeting, and to entitle creditors to the first dividend their oaths and grounds of debt must be lodged on or before the date to be advertised in the *Edinburgh Gazette* calling the second meeting of Creditors.

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

R. C. MCKENZIE, Solicitor,
65 King Street, Kilmarnock.
Agent.

THE Estates of ALEXANDER CURRIE, Plasterer, 4 Hall Street, Innerleithen, Peebles-shire, were sequestrated on 2nd October 1956, by the Sheriff of the Lothians and Peebles at Peebles.

ALEXANDER THOMSON MILLAR, Chartered Accountant, sometime of 50 Frederick Street, Edinburgh, and latterly of 9 Howe Street there, was duly elected and confirmed Trustee thereon.

The said Alexander Thomson Millar died on 11th February 1961.

The Sequestration is still pending and it is necessary to fill the office of Trustee.

The Meeting to elect a new Trustee is to be held at 11 o'clock *ante meridiem* on Wednesday, 17th May 1961, within the Sheriff Court House in Peebles.

M. C. OGILVIE-THOMSON, W.S.,
72 High Street, Peebles.

Law Agent for the Commissioner on
the Sequestrated Estates.

A PETITION having been presented to the Court of Session at the instance of HOPE BROTHERS, Plasterers and Granolithic Workers, 4 Southhouse Grove, Liberton, Edinburgh, for sequestration of the estates of GEORGE MORRISON, Joiner and Builder, Seton Dene, Longniddry, East Lothian, their Lordships on 28th April 1961 granted warrant for citing the said George Morrison to appear or cause appearance to be entered on his behalf in the office of the Petition Department of the Court of Session 2 Parliament Square, Edinburgh before the expiry of the seventh day next after citation, if within Scotland, and before the expiry of the fourteenth day next after citation, if forth of Scotland, to shew cause why sequestration of his estates should not be awarded; Of all which intimation is hereby given.

DAN MCKAY, S.S.C.,
7 Rutland Square, Edinburgh 1.
Solicitor for Petitioners.

29th April 1961.

Sequestration of THOMAS G. ROBINSON, 11 Jean Armour Drive, Clydebank.

AS Trustee on the sequestrated estate of THOMAS G. ROBINSON, I hereby call a final meeting of the Creditors in the sequestration to be held within the Procurator's Room, County Buildings, Dumbarton on Wednesday, 17th May 1961 at 2 o'clock afternoon to consider as to application to be made for my discharge as Trustee.

LEO HIGNEY, C.A.,
95 Bath Street, Glasgow C.2.

THE estates of JOHN NELSON SMITH, 52 Balgray Avenue, Kilmarnock were sequestrated on 28th April 1961 by the Sheriff of Ayr and Bute at Kilmarnock.

The first deliverance is dated 28th April 1961.

The meeting to elect the trustee and commissioners is to be held at 3 o'clock afternoon on Tuesday, 9th May 1961 within the Court Room No. 2 of the Sheriff Court House, St. Marnock Street, Kilmarnock. A composition may be offered at this meeting, and to entitle creditors to the first dividend their oaths and grounds of debt must be lodged on or before the date to be advertised in the *Edinburgh Gazette* calling the second meeting of Creditors.

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

R. C. MCKENZIE, Solicitor,
65 King Street, Kilmarnock.
Agent.

NOTICE OF TRANSFER OF BUSINESS

THE Business of Pharmaceutical Chemist hitherto carried on by ARCHIBALD ROBERTSON at 51 Almada Street, Hamilton, has been transferred as at 29th April 1961 to ALASTAIR MACDOUGALL MAIR. The Business will be carried on by the said Alastair MacDougall Mair on his own behalf under the name of Archibald Robertson. The said Archibald Robertson will be responsible for all the debts and obligations of the Business incurred prior to 29th April 1961, and will collect all Accounts due to the Business at that date.

Signed by the said Archibald Robertson at Hamilton this Twenty-ninth day of April 1961.

ARCHIBALD ROBERTSON.

Witnesses to the signature of the said
Archibald Robertson—

JOHN JACKSON, 48 Cadzow Street, Hamilton, Solicitor.

MARGARET R. LINDSAY, 48 Cadzow Street, Hamilton, Typist.

Signed by the said Alastair MacDougall Mair at Hamilton this Twenty-ninth day of April 1961.

ALASTAIR MACD. MAIR.

Witnesses to the signature of the said
Alastair MacDougall Mair—

JOHN JACKSON, 48 Cadzow Street, Hamilton, Solicitor.

MARY STEWART, Witness, 48 Cadzow Street, Hamilton, Typist.

THE BANKRUPTCY ACTS, 1914 AND 1926

FROM THE LONDON GAZETTE

RECEIVING ORDERS

Frederick Charles Bronson, sole proprietor of Kitchenwise (a firm), of 23 Ardleigh Road, Islington, London N.1, and lately carrying on business at 354 Essex Road, Islington, London N.1, and 239 Upper Street, Islington, London N.1, general dealer.

Frank Bertram Cayser, Barman, formerly a lorry driver, of No. 1 Spearman House, Upper North Street, London E.14, lately residing at 3 Spearman House, Upper North Street, London E.14.

William John Fosh, of 270 Haggerston Road, Hackney, London E.8, general printer.

A. F. Lubrani (male), of 38 Berkeley Court, Baker Street, London W.1, and lately residing and carrying on business at 14 Albemarle Street, London W.1, occupation unknown.

Charles George Murray, of 11 Vernon Court, Hendon Way, London N.W.2, company director, and lately carrying on business at 68 Oxford Street, London W.1.

James Rowland Thake, of 1 Dora House, Rhodeswell Road, London E.14, of no occupation, lately trading at the same address as haulage contractor.

William Henry Thorpe, trading as Evelyn Craftsmen (a firm), of 22 Fulsher House, Grove Street, Deptford, London S.E.8, builder.

William John Wilkins, of 3/156 Vicarage Road, Aston, Birmingham 6, in the county of Warwick, Machine Fitter, formerly trading under the style of Highways Coaches as a coach operator.

Harry Henry Dennis Booker, of Denver, Madeira Avenue, Bognor Regis in the county of Sussex, lately carrying on business at Eastlake Mews, Bognor Regis, lately residing at 6 Elmwood Avenue, Glenwood Estate, Bognor Regis aforesaid, and carrying on business at 3 Park Chambers, 43 Aldwick Road, Bognor Regis aforesaid, and 100 Limmer Lane, Felpham, Bognor Regis aforesaid, a builder.

Cyril Holden, residing and carrying on business at 705 Bacup Road, Waterfoot in the county of Lancaster, and formerly carrying on business at 256A Newchurch Road, Stacksteads in the said county, as a joiner and cabinet maker.

Alfred Thomas Powell, of 17 Leighton Street, Carlton Road, Nottingham, lately residing at and carrying on business at Meadow View, Hamstreet, near Ashford in the county of Kent, haulage contractor.

Johan Pobihun (commonly known as John Pobihun), residing and carrying on business at 2 Aberystwyth Street, Splott in the city of Cardiff, lately residing and carrying on business at 168 Cathays Terrace, Cardiff aforesaid, builder, decorator and plumber.

T. Brown (male), Michaelmas Cottage, Finchingfield, Braintree, Essex, contractor.

Shawky Rofaila (male), of 69 Nichols Street, Coventry in the county of Warwick, formerly of 41 Oakfield Road, Balsall Heath, Birmingham in the county of Warwick, and lately carrying on business at The Tropicana Cafe, Gosford Street, Coventry in the county of Warwick, coffee bar proprietor.

Mabel Jones, of 10 Heath View, Haslington, near Crewe in the county of Chester (widow).

William Henry Hocking, residing at 5 Hartley Road, Newton Aycliffe, and Edgar Peacock, residing at 18 Dalton Way, Newton Aycliffe, carrying on business in partnership under the name or style of "Hocking and Peacock" at 224 and 228 Byerley Road, Shildon, 43 Dalton Way, Newton Aycliffe, and Middleton Road Garage, Middleton Road, Shildon, all in the county of Durham, motor engineers.

Raymond Alfred Cooper, residing at 11 Ham Place, St. Andrew's Street, Tiverton, Devon, Bricklayer, and lately carrying on business at 10 Ludwell Lane, Wonford, Exeter, Devon, bricklaying sub-contractor.

G. Harrison (male), residing at and carrying on business at 6 St. Peter's Road, Great Yarmouth in the county of Norfolk, dealer and restaurant proprietor, and lately carrying on business at 12A Southgates Road, Great Yarmouth.

Brian Tuer, at present residing at 61 Brentfield Way, Penrith in the county of Cumberland, and formerly residing and carrying on business at Middle Fell Farm, Great Langdale in the county of Westmorland, farmer.

Jeanne Warren (married woman), residing and carrying on business at 86 Beckett Street in the city of Leeds, grocer and off-licence holder.

Geoffrey Stuart Hogarth, of 15 Western Drive, Grassendale Park, Aigburth, Liverpool, club proprietor, lately carrying on business with Harry Ormesher of 94 Hartington Road, Liverpool, under the style or firm name of Iron Door Club, at 13 Temple Street, Liverpool aforesaid.

Philip Wilkinson Lucas, of 5 Halsall Close, Great Crosby, Liverpool 23 in the county of Lancaster, sales representative.

Thomas Fraser, of 33 Derwent Drive, Bletchley in the county of Buckingham, builder's labourer.

Mathew Charles O'Neil, of Wilby Lido, Wellinborough, Motor Fitter, formerly residing at 65 Newland, Northampton, and formerly residing at and carrying on business as a coal merchant and haulage contractor at 101 Albert Street, Kettering, and Chapel Street, Titchmarsh, all in the county of Northampton.

Percy James Gay, and Barbara Kathleen Gay (married woman), residing and carrying on business in partnership at "The White Swan," Conington in the county of Cambridge, licensed victuallers.

Cyril Victor Gilbert, residing at 41 Mutley Road, Plymouth in the county of Devon, and carrying on business at 28 Southside Street, Plymouth aforesaid, butcher.

Cyril Kenneth Arthur Jackson, residing at and carrying on business from 23 Brockhurst Road, Gosport in the county of Hants., cycle agent.

Bert Jeffery Nicholls, residing at 18 Devonshire Road, Eccles, and carrying on business under the style of "Nicholls Radio and Television Service" at 186 Church Street, Eccles, 52 Park Road, Swinton, The Olympia Supermarket, Hyde Road, Gorton, Manchester, and in markets in Leigh, Conran Street, Harpurhey, Manchester, and Farnworth, all in the county of Lancaster, radio, television and domestic appliance dealer and serviceman.

Harry Marsden Ellis, residing at 68 Molineaux Road, Sheffield 5 in the county of York, formerly residing at 147 Hatfield House Lane, Sheffield 5 aforesaid, and carrying on business at 145D Hatfield House Lane, Sheffield 5 aforesaid as a retail butcher and greengrocer.

G. Kadish (male), of 153 Rayleigh Road, Eastwood in the county of Essex, greengrocer, and lately residing at or carrying on business at 275 Chingford Road, E.17, in the county of London.

John Henry Ashton, of 48 Birch Grove, North Ashton, near Wigan in the county of Lancaster, Electrician, formerly residing and carrying on business at 98 Main Street, Billinge, near Wigan aforesaid, as a radio and television dealer.

Donald Walker, Timber Traveller, and Joyce Evelyn Walker (his wife), Saleswoman, of 111 Dicconson Lane, Aspull, Wigan in the county of Lancaster, formerly residing at 23 Wilfred Road, Walkden, Manchester and 37 Edgefold Road, Walkden, Manchester, both in the county of Lancaster, and lately residing and carrying on business together in co-partnership at the Royal George Inn, Castle Street, Todmorden in the county of York, publicans.

A. J. Allen (male), residing at No. 33 Caravan, O.K. Caravan Site, Somerford, Christchurch in the county of Hants., builder, and lately residing and carrying on business at Spring Bank, Defford Pershore in the county of Worcester.

Frank Luther Edwards, residing and carrying on business at 58 Parc-y-Dre, Ruthin in the county of Denbigh, plasterer and slater.

ORDERS ANNULING, REVOKING, OR RESCINDING ORDERS

George Stanley Bancroft, of and residing at 91 Wilson Road, Birchfields in the city of Birmingham, and carrying on business at 91 Wilson Road, Birchfields in the said city, as a builder and contractor.

Myles Cooper, of 114 High Street, Lymington, Hants, photographer.

SCALE OF CHARGES FOR ALL ADVERTISEMENTS IN THE EDINBURGH GAZETTE

And 7s. 6d. extra for each additional 50 words or part of 50 words

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 Paid.

Tuesday, 2nd May 1961.

Annual Subscription £7. 0s. 0d.

