

Restrictive Practices Court in England and Wales a Notice of Reference applying to the following classes of goods:

- (1) Writing cases; stationery wallets (other than wallets of paperboard) containing paper stationery; both within heading 42.02 of the Convention on Nomenclature for the Classification of Goods in Customs Tariffs (Cmd. 1070) commonly known as and hereinafter called "the Brussels Nomenclature."
- (2) Bridge scoring blocks and whist scoring cards, both within headings 48.21 or 97.04 of the Brussels Nomenclature.

Unless the Court otherwise directs these proceedings will take place in England.

And Notice Is Hereby Further Given that

- (a) any supplier of goods of any of the classes to which the said Notice of Reference applies who supplies such goods under arrangements for maintaining minimum prices on resale but who has not duly given notice to the Registrar pursuant to section 6(2) of the said Act in respect of such goods
- (b) any retailer of goods of any of the classes to which the said Notice of Reference applies and
- (c) any trade association representing employees in the distributive trades

who wishes to be represented before the Court in the proceedings must notify the Registrar of Restrictive Trading Agreements at the address below in writing within 28 days hereof stating the nature of his interest and whether he supports or opposes the maintenance of minimum resale prices in respect of all or any of the goods to which the said Notice of Reference applies and giving the name of his Solicitor (if any) and an address in the United Kingdom at which documents may be served upon him.

R. L. SICH,
The Registrar of Restrictive Trading
Agreements of
Chancery House, Chancery Lane,
London W.C.2.

In The Restrictive Practices Court

(In England and Wales) 1966 PR. No. 57 (E & W)

In the Matter of the RESALE PRICES ACT 1964

and

In the Matter of a Reference of MISCELLANEOUS
STATIONERY REQUISITES

NOTICE Is Hereby Given pursuant to Rule 8 of the Restrictive Practices Court (Resale Prices) Rules 1965 that on the 19th day of August 1966 there was issued out of the Restrictive Practices Court in England and Wales a Notice of Reference applying to the following classes of goods:

- (1) Office stapling machines within heading 84.54 of the Convention on Nomenclature for the Classification of Goods in Customs Tariffs (Cmd. 1070) commonly known as and hereinafter called "the Brussels Nomenclature."
- (2) Staples of base metal within heading 83.05 of the Brussels Nomenclature.
- (3) Articles of artificial resins and plastic materials within heading 39.07 of the Brussels Nomenclature, the following:
Binders and files for office use; display books; desk blotters; menu holders.
- (4) Stationery wallets not containing paper stationery; card holders, folders, pockets and ticket holders; all within heading 42.02 of the Brussels Nomenclature.

Unless the Court otherwise directs these proceedings will take place in England.

And Notice Is Hereby Further Given that

- (a) any supplier of goods of any of the classes to which the said Notice of Reference applies who supplies such goods under arrangements for maintaining minimum prices on resale but who has not duly given notice to the Registrar pursuant to section 6(2) of the said Act in respect of such goods
- (b) any retailer of goods of any of the classes to which the said Notice of Reference applies and
- (c) any trade association representing employees in the distributive trades

who wishes to be represented before the Court in the proceedings must notify the Registrar of Restrictive Trading

Agreements at the address below in writing within 28 days hereof stating the nature of his interest and whether he supports or opposes the maintenance of minimum resale prices in respect of all or any of the goods to which the said Notice of Reference applies and giving the name of his Solicitor (if any) and an address in the United Kingdom at which documents may be served upon him.

R. L. SICH,
The Registrar of Restrictive Trading
Agreements of
Chancery House, Chancery Lane,
London W.C.2.

MINISTRY OF AGRICULTURE, FISHERIES AND FOOD

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 lb. computed from returns received by the MINISTRY OF AGRICULTURE, FISHERIES AND FOOD in the week ended 27th August 1966, 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.	
		s.	d.
WHEAT	cwt. 1,318,108	21	7
BARLEY	3,453,191	20	11
OATS	68,771	20	11

NOTE. The prices represent the average for all sales at 172 prescribed towns in England and Wales and include transactions between growers and merchants, and transactions between merchants during the week ended 20th August 1966.

(Miss) O. R. WINTERBOTTOM.

BURGH OF CLYDEBANK

TOWN AND COUNTRY PLANNING (SCOTLAND)

ACTS, 1947-1963

Burgh of Clydebank Part Development Plan No. 2

NOTICE Is Hereby Given that, on the Eighth day of August 1966, the Secretary of State amended the above plan.

The amendments relate to (a) the zoning for residential purposes of an area of land amounting to 4.3 acres lying generally between Melbourne Avenue and Mountblow Recreation Ground, Dalmuir, Clydebank, at present zoned as public open space, and (b) the zoning for residential purposes of an area of land amounting to 6.4 acres at Littleholm, Dalmuir, Clydebank, lying generally to the east of Mountblow Road previously used for temporary housing and at present zoned for open space.

A certified copy of the Development Plan, as amended by the Secretary of State, has been deposited at the office of the Town Clerk, Municipal Buildings, Clydebank.

A copy of the amended Development Plan so deposited is available for inspection by the public free of charge between the hours of 9 a.m. and 5 p.m., Monday to Friday, inclusive.

The amendment of the Development Plan became operative as from the Second day of September 1966, but, if any person aggrieved by the amendment desires to question the validity thereof or of any provision contained therein on the ground that it is not within the powers of the Town and Country Planning (Scotland) Act, 1947, or on the ground that any requirement of that Act or any Regulations made thereunder has not been complied with in relation to the making of the amendment, he may, within six weeks from the Second day of September 1966, make an application to the Court of Session.

Dated this Second day of September 1966.

R. A. NIXON, Town Clerk,
Clerk to the Local Planning Authority
Municipal Buildings, Clydebank.