

DEPARTMENT OF TRADE AND INDUSTRY  
THE PETROLEUM (PRODUCTION) REGULATIONS  
1966

Petroleum Production Licences

THE Secretary of State for Trade and Industry hereby gives notice that in pursuance of the powers conferred upon him by section 2(1) of the Petroleum (Production) Act 1934 and by that section as applied by section 1(3) of the Continental Shelf Act 1964 and in accordance with the provisions of those Acts and the Petroleum (Production) Regulations 1966, he has granted to the undermentioned persons production licences in respect of the blocks shown against the name of those persons. An invitation to apply for production licences in respect of the blocks listed below was published on 23rd September 1969 following an announcement about the terms by the then Minister of Power on 23rd July 1969. The closing date for such applications was 15th January 1970. Previous awards of licences following the invitation of 23rd September 1969 were published on Tuesday, 8th September and Friday, 20th November 1970. The boundaries of the blocks referred to below may be ascertained by reference to maps available for inspection at the Department's office at Thames House South, Millbank, London S.W.1.

LICENCE No.	LICENSEE	BLOCKS COMPRISED IN LICENSED AREA
P.123	Eason Oil Limited Confederation Resources (U.K.) Limited	112/14
P 124	Eason Oil Limited Confederation Resources (U.K.) Limited	113/21, 113/28

DANGEROUS DRUGS ACT 1965  
WITHDRAWAL OF AUTHORITIES  
ELIZABETH JOAN STEELE

WHEREAS Elizabeth Joan Steele, MRCS, LRCP, MB, BS, DPH, whose registered address is Bulstrode, St. Mary's Road, Suffolk, is, under Regulations 4 and 10 of the Dangerous Drugs (No. 2) Regulations 1964, authorised, by virtue of being a duly qualified medical practitioner, to possess and supply drugs and other substances to which the said Regulations respectively apply so far as may be necessary for the practice or exercise of her said profession:

And whereas the said Elizabeth Joan Steele has been convicted of offences against the Dangerous Drugs Act 1965 and cannot in the opinion of the Secretary of State properly be allowed to remain a person authorised as aforesaid:

Now therefore, in pursuance of the power conferred on her by Regulation 22 of the said Regulations, the Secretary of State hereby withdraws from the said Elizabeth Joan Steele the authorities aforesaid under the said Regulations 4 and 10:

And, in pursuance of Regulation 11 of the said Regulations, the Secretary of State hereby directs that it shall not be lawful for the said Elizabeth Joan Steele to give prescriptions prescribing any substance for the time being falling within Part I of the Schedule to the Dangerous Drugs Act 1965.

P. BEEDLE, Assistant Secretary.

Home Office, London S.W.1.

2nd December 1970.

In the Matter of the  
RESTRICTIVE TRADE PRACTICES ACTS  
1956 and 1968  
and

In the Matter of two Agreements each made between  
the BIRMINGHAM FISH GAME & POULTRY  
MERCHANTS ASSOCIATION and the HULL  
FISH MERCHANTS' PROTECTION  
ASSOCIATION LIMITED

NOTICE is hereby given pursuant to Rule 12(c) of the Restrictive Practices Court Rules 1957 as amended by the Restrictive Practices Court (Amendment) Rules 1968 that on the 24th day of November 1970 there was issued out of the Restrictive Practices Court (in England and Wales) by the Registrar of Restrictive Trading Agreements pursuant to Section 20(2)(a) of the Restrictive Trade Practices Act 1956, a Notice of Reference referring the above-mentioned

Agreements being Nos. 3622 and 3623 respectively in the Register of Agreements maintained under Section 1(2) of the said Act.

And notice is hereby further given that pursuant to Rule 11 of the said Rules as amended the said Registrar of Restrictive Trading Agreements has nominated the Birmingham Fish Game & Poultry Merchants Association and the Hull Fish Merchants' Protection Association Limited each as Representative Respondent to represent (for the purposes of all proceedings in the above matters) its members being parties to the said agreements on or after the 23rd day of September 1970.

The Birmingham Fish Game & Poultry Merchants Association and the Hull Fish Merchants' Protection Association Limited if either objects to being made Representative Respondent or any party to the said Agreements who objects to being represented by the Birmingham Fish Game & Poultry Merchants Association or the Hull Fish Merchants' Protection Association Limited (as the case may be) may, pursuant to Rule 13 of the said Rules as amended, apply in writing within twenty-eight days of the publication of this Notice to the Restrictive Practices Court, Royal Courts of Justice, Strand, London W.C.2, for an order revoking or modifying the nomination and for such other directions as may be specified in any such application.

TREASURY SOLICITOR,  
Solicitor for the Registrar of Restrictive  
Trading Agreements of/and whose  
address for service of all proceedings is:  
Chancery House,  
53/64 Chancery Lane,  
London WC2A 1ST.

TRUNK ROADS ACT 1946  
SPECIAL ROADS ACT 1949

The Muirmont to Craigend Special Road  
The Craigend to Broxden Special Road  
The Craigend to Barnhill Special Road

THE Secretary of State gives notice that he proposes to make the following schemes and orders:—

1. A scheme for 4 lengths of special road (motorway) to connect the proposed Muirmont to Craigend special road with the existing Inverkeithing-Perth Trunk Road (A.90) at Muirmont, and for 2 lengths of special road (motorway) to connect the proposed Muirmont to Craigend special road with the existing Inverkeithing-Perth Trunk Road (A.90) at a grade-separated junction at Craigend. The draft scheme also provides that the special roads shall be trunk roads and that they will be for use only by motorway classes of traffic.

2. A scheme for 2 lengths of special road (motorway) to connect the proposed Craigend to Broxden special road with the proposed Muirmont to Craigend special road at a grade-separated junction at Craigend. The draft scheme also provides that the special roads shall be trunk roads and that they will be for use only by motorway classes of traffic.

3. A scheme for 2 lengths of special road (motorway) to connect the proposed Craigend to Barnhill special road with the proposed Craigend to Broxden special road at a grade-separated junction at Craigend, and for 2 lengths of special road (motorway) to connect the proposed Craigend to Barnhill special road with the realigned Perth-Aberdeen-Inverness Trunk Road (A.85) at Kinfauns. The draft scheme also provides that the special roads shall be trunk roads and that they will be for use only by motorway classes of traffic.

4. An order for the realignment of the Perth-Aberdeen-Inverness Trunk Road (A.85) at Kinfauns to provide a connection with the proposed Craigend to Barnhill special road.

5. An order for altering or stopping-up roads, constructing new roads, stopping-up private means of access and providing new means of access all on or in the vicinity of the route of the Muirmont to Craigend special road. The Joint County Council of Perth and Kinross will become the highway authority for the new roads.

6. An order for altering or stopping-up roads, constructing new roads, stopping-up private means of access and providing new means of access all on or in the vicinity of the route of the Craigend to Barnhill special road. The Joint County Council of Perth and Kinross will become the highway authority for the new roads.

7. An order for stopping-up lengths of existing roads, and the construction of lengths of new road to connect with the realigned Perth-Aberdeen-Inverness Trunk Road (A.85) at Kinfauns. The Joint County Council of Perth and