

Newspaper and ordains the said James McWilliams and any other persons interested, if they intend to show cause why the crave of the application should not be granted, to lodge Answers in the hands of the Sheriff Clerk, Airdrie within eight days after such intimation, service, or advertisement under certification that if no Answers are lodged thereto the application may be granted as craved.

*R. H. Dickson*

(43)

SHERIFFDOM OF SOUTH STRATHCLYDE, DUMFRIES  
AND GALLOWAY AT AIRDRIE

SUMMARY APPLICATION

Under section 7 of the Company Directors

Disqualification Act 1986

by

Her Majesty's Secretary of State for Trade and Industry  
Department of Trade and Industry  
123 Victoria Street, London

*Pursuer*

against

PETER THOMAS RORKE

Residing at 12 Cameronian Court, Lanark

*Defender*

B603/94

*Airdrie: 4th November 1994*

THE SHERIFF having considered the foregoing Summary Application, appoints a copy thereof and of this deliverance to be intimated on the Walls of the Sheriff Court, Airdrie and a like copy to be served on [1] Peter Thomas Rorke, 12 Cameronian Court, Lanark ML11 7DE, [2] P T Rorke [Construction] Ltd, Unit 26, The Coatbridge Business Centre, 204 Main Street, Coatbridge ML5 3RB, and [3] Duncan Donald McGruther, Insolvency Practitioner, Grant Thornton, Chartered Accountants, 112 West George Street, Glasgow [as Liquidator of P T Rorke [Construction] Ltd; further, appoints notice of the import of the application and of this deliverance to be advertised once in *The Edinburgh Gazette* and *The Herald* Newspaper and ordains the said Peter Thomas Rorke and any other persons interested, if they intend to show cause why the crave of the application should not be granted, to lodge Answers in the hands of the Sheriff Clerk, Airdrie within eight days after such intimation, service, or advertisement under certification that if no Answers are lodged thereto the application may be granted as craved.

*R. H. Dickson*

(44)

COPYRIGHT, DESIGNS AND PATENTS ACT 1988  
AS AMENDED BY THE BROADCASTING ACT 1990

COPYRIGHT TRIBUNAL

NOTICE is hereby given, pursuant to Rule 26A(3) of the Copyright Tribunal Rules 1989 as amended by the Copyright Tribunal (Amendments) Rules 1991, of an application under Section 135D of the Copyright, Designs and Patents Act 1988 by Retail Broadcast

Services Limited of 29/30 Windmill Street, London W1P 1HG (hereinafter called "the applicant").

A copy of the Notice of Application together with a copy of a Statement of the Applicants' Case was served on Phonographic Performance Limited of Ganton House, Ganton Street, London W1V 1LB (hereinafter referred to as "the copyright owner") on 4th October 1994.

The applicant intends to avail itself of the right to include sound recordings in a broadcast or narrowcast service by satellite transmission to retail stores or shops for which the copyright owner could grant a licence, and has applied to the Tribunal to settle the terms of payment for including sound recordings in a broadcast service.

Any organisation or person wishing to object to the applicant's credentials or wishing to be made party to the proceedings should apply to the undersigned in the manner prescribed by the Copyright Tribunal Rules 1989 as amended by the Copyright Tribunal (Amendment) Rules 1991, not later than 9th December 1994.

*Mrs Kim Adams*  
Secretary

Copyright Tribunal  
Room 4/6  
Hazlitt House  
45 Southampton Buildings  
London WC2R 1AR

(45)

DIRECTIONS GIVEN BY THE SECRETARY OF STATE FOR  
THE HOME DEPARTMENT UNDER PARAGRAPH 14B OF  
SCHEDULE 2 TO THE BETTING, GAMING AND  
LOTTERIES ACT 1963.

THE SECRETARY OF STATE, in pursuance of the powers conferred on him by paragraph 14B of Schedule 2 to the Betting, Gaming and Lotteries Act 1963, hereby gives the following directions:

1. These directions shall come into force on 15th November 1994.
2. In so far as the rules applicable to any competition held by a registered pools promoter (hereinafter a "promoter") provide that if none of the bets in the competition qualifies for, or for a share in, the first prize, the whole or part of the amount of that prize shall be carried over to the next relevant competition, those rules shall have effect subject to the following limitations.
3. The rules shall not operate so as to permit or require the whole or part of the first prize of a competition (the particular competition) to be carried over to the next relevant competition except:

(a) where:

(i) there has been no carry-over of the whole or part of the first prize in any previous competition, held by the promoter, to the particular competition; and

(ii) the promoter has, under Paragraph 4 below, a roll-over credit available;

(b) where:

(i) the carry-over from the particular competition would be the second carry-over in sequence of the whole or part of the first prize between successive competitions held under the same rules by the promoter;