

In the High Court of Justice—Chancery Division
 Manchester District Registry.
 1914 Letter G No. 3433
 Mr. Justice Joyce

In the Matter of GOYT SPINNING COMPANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

NOTICE is hereby given, that the Order of the High Court of Justice (Chancery Division), Manchester District Registry, dated the 14th day of January, 1915, confirming the reduction of the capital of the above named Company from £210,000 to £132,000, and the Minute approved by the Court showing with respect to the capital of the Company as altered, the several particulars required by the above Statute, was registered by the Registrar of Companies on the 23rd day of January, 1915. The said Minute is in the words and figures following—The capital of Goyt Spinning Company Limited and Reduced henceforth is £132,000, divided into 52,000 Ordinary shares of £1 each and 16,000 Preference shares of £5 each, instead of the previous capital of £210,000 divided into 26,000 Ordinary shares of £5 each, and 16,000 Preference shares of £5 each. At the time of the registration of this Minute 21,667 of the Ordinary shares of £5 have been issued, and 1,025 thereof numbered 1776 to 2275, 16611 to 16635, and 17276 to 17775, have been forfeited, and upon the remainder of such Ordinary shares, when reduced and divided into shares of £1 each, the sum of 5s per share is to be deemed to be paid up, except that upon those Ordinary shares the numbers whereof (as now appearing in the books of the Company) are stated in the schedule hereto there are arrears of calls therein mentioned respectively, and in respect of which the right of the Company is reserved—

THE SCHEDULE REFERRED TO.

Number of £5 Ordinary Shares.	Denoting Numbers of Shares	Amount of Calls in Arrear per Share.
50	14056 to 14105	10s.
50	6176 to 6225	12s 7d
75	4339 to 4388	10s.
	and 4414 to 4438	10s.
20	15056 to 15075	10s.
30	14355 to 14374	10s.
	and 17776 to 17785	10s.
65	18135 to 18174	10s.
	and 5851 to 5875	6s 7d.
100	101 to 200	6s 11d.
200	201 to 300	6s 7d.
	and 4439 to 4538	6s 7d.
100	5376 to 5475	6s 7d.
100	401 to 500	10s.
25	4 89 to 4413	2s 6d.
200	4776 to 4975	10s.
1850	6776 to 8625	1s. 10d.
50	13946 to 13995	2s. 7d.
760	16746 to 17235	10s.
	1681 to 1730	£2 15s.
	1201 to 1250	£2 5s.
	16231 to 16340	£1.
	and 19051 to 19100	£3 5s.
5	15861 to 15865	14s.
50	701 to 750	14s 10d.
5	14 71 to 14775	£1.
10	1585 to 15860	£1.
	and 20725 to 20727	£1.
20	16646 to 16665	£1.
100	9926 to 10025	£1.
100	10026 to 10125	£1.
70	2496 to 2565	£1.
100	18371 to 18470	£1.
100	18471 to 18570	£1.
50	19101 to 19150	£1.
10	16601 to 16610	£1.

Dated the 27th day of January, 1915
 F. W. WATSON, Solicitor for the Company, 7, Brazenose-street, Manchester.

The Companies Acts, 1908 and 1913
 In the Matter of the CHELTENHAM PLATING COMPANY Limited

AT an Extraordinary General Meeting of the above named Company, duly convened, and held at the office of Messrs Thornton, Murray and Thornton, 9, Walbrook, London, E.C., on the 17th day of December, 1914, the following Extraordinary Resolutions were duly passed—

- (1) That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and it is advisable to wind up the same
- (2) That Mr H. N. Murray, Chartered Accountant, 9, Walbrook, London, E.C., be and is hereby appointed Liquidator for the purposes of the winding-up

Dated the 30th day of December, 1914
 FREDERICK P. HATTON SMALLBONE,
 003 Chairman

DAY AND NIGHT SCREENS Limited.

AT an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 162, New Bond-street, in the county of London, on the 25th day of January, 1915, the following Extraordinary Resolutions were duly passed—

- 1 "That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily"
- 2 "That Mr Percy Weiller Straus, of 7, Great Winchester-street, in the city of London, Chartered Accountant, be and he is hereby appointed the Liquidator for the purposes of such winding-up"

008 F C MARRIOTT, Chairman

Notice of a Resolution to wind up voluntarily, pursuant to section 185 of the Companies (Consolidation) Act, 1908.

The PERFECT PLAY HOUSES Limited

AT an Extraordinary General Meeting of the above named Company, duly convened, and held at 11, Queen Victoria-street, E.C., on Wednesday, the 20th day of January, 1915, the following Extraordinary Resolution was duly passed—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities continue its business, and that it is advisable to wind up the same, that it be wound up voluntarily, and that Mr James Frank Scargill Sowerby, of 96 Upper-street, Islington, N., be and he is hereby appointed Liquidator for the purposes of such winding-up"

Dated this 23rd day of January, 1915.
 067 T W SCARGILL, Chairman.

The CITY TRUST Limited

AT an Extraordinary General Meeting of the above named Company, convened and held at the registered offices, Nos 62 and 63, Queen-street, London, E.C., at two o'clock on Friday, the 15th January 1915, the following Resolution was unanimously passed as an Extraordinary Resolution of the Company, viz. —

"That, it having been proved to the Company's satisfaction that it cannot, by reason of its liabilities, continue its business, and that it is advisable to wind it up, the Company be wound up voluntarily; and that Robert Ernest Moore, of 123, Pall Mall, S.W., be and is hereby appointed Liquidator."

Dated the said 15th day of January, 1915
 153 S L MORSE, Chairman.

The NEW COLORADO GOLD MINING COMPANY Limited.

AT an Extraordinary General Meeting of the New Colorado Gold Mining Company Limited, held at the registered office of the Company, 20, Bucklersbury, London, E.C., on 19th January, 1915, the following Extraordinary Resolution was duly passed, namely—

"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 the same, and accordingly that the