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** For Table of Contents, see last page.

TUESDAY, 2 JULY, 1918.

Privy Council Office, 1st July, 1918.

THE REPRESENTATION OF THE PEOPLE ACT, 1918.

Notice is hereby given, in accordance with the provisions of the Rules Publication Act, 1893, that, after the expiration of forty days from the date hereof, it is proposed to submit to His Majesty in Council the Drafts of two Orders in Council under the Representation of the People Act, 1918, (i) relating to the areas within which voting by proxy by naval and military voters shall be permitted; and (ii) relating to the method of appointment and the cancellation of proxies.

And notice is hereby further given, that copies of the proposed Draft Orders in Council can be obtained by any Public Body in England and Wales, or in Ireland, from one of the undermentioned branches of His Majesty's Stationery Office, viz.:—Imperial House, Kingsway, London, W.C.; 1, St. Andrew's Crescent, Cardiff; 37 Peter Street, Manchester; Messrs. E. Ponsonby Ltd., 116, Grafton Street, Dublin; or through any book-seller

The Draft Orders have been published as Statutory Rules and Orders having provisional effect and are numbered respectively 795 and 796. The price of each Order is 1d., or, including postage, 1½d.

At the Council Chamber, Whitehall, the 2nd day of July, 1918.

By the Lords of His Majesty's Most Honourable Privy Council.

HEREAS it is provided by Section 2 of the Customs (Exportation Prohibition)
Act, 1914, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914, that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas by a Proclamation, dated the 10th day of May, 1917, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was pro-

And whereas by subsequent Orders of Council the said Proclamation was amended and added to in certain particulars:

And whereas there was this day read at the Board a recommendation from the Board of Trade to the following effect:-

That the Proclamation, dated the 10th day of May, 1917, as amended and added to by subsequent Orders of Council, should be further amended by making the following in and additions to the amendments Schedule to the same:

- (1) That the following headings should be deleted:-
 - (A) Binoculars;

(c) Bone black;

Boots and shoes, materials and tools used in the manufacture of, the following :

- (B) Cutters;
- (B) Drivers;
- (B) Eyelets;
- (B) Groovers;
- (B) Hooks;
- (B) Bristles;
- (c) Brooms and brushes, not otherwise specifically prohibited;
 (A) Brushes, dandy;
 - (A) Brushes, tooth;

(в) Capsicum;

(A) Capsicum, oleo-resin of;

Chemicals, etc., the following:-

- (c) Aloe juice;
- (c) Iron, oxides of;
- (A) Compasses, other than ships' compasses
 - (A) Field glasses;

Forage and food, etc., the follow-

ing: (B) Fenugreek seed;

(A) Heliographs;

(A) Nautical instruments;

(c) Paper coated with gelatine;

- (c) Paper, Japanese tissue and similar cellulose paper, whether in the piece or roll or cut into shapes for domestic or other uses;
 - (A) Paraffin wax;

Pipes, cast iron;

Provisions and victuals which may be used as food for man, the following:

(c) Condiments (except table salt) not otherwise prohibited;

(A) Tea;

- (A) Spices and mixtures thereof;
- (A) Telescopes;
- (A) Theodolites; (B) Tar, wood;
- (B) Tin, manufactures of (except hollowware, tin plates, and receptacles, made wholly or partly from tin plates);
 (A) Tin plates and receptacles made wholly

or partly from tin plates;

- (c) Vanillin, vanilla, and vanilla pods. (2) That the following headings should be added:
 - (A) Binoculars and their component parts;

(A) Bone black;

Boots and shoes, materials and tools used in the manufacture of, tho following :-

- (A) Cutters;
- (A) Drivers;
- (A) Eyelets;
- (A) Groovers;
- (A) Hooks:

(A) Bristles;

(A) Brooms and brushes;

(A) Capsicum including oleo-resin capsicum;

Chemicals, etc., the following:-

(A) Iron, oxide of, and mixtures containing iron oxides;

(A) Compasses (other than ships' compasses), and their component parts;

(A) Diatomite or infusorial earth;
(A) Field glasses, and their component parts;

Forage and food, etc., the following:

(A) Fenugreek seed;

(A) Guttering, cast iron, and cast iron gutter fittings and connections;

(A) Heliographs and their component

parts;

(A) Hollow-ware, wrought, made wholly or partly from iron and steel sheet or plate, the following: -

Bottles, empty, braziers, cans. measures, scoops, pails, pans, riddles, skips, troughs and trunks;

Cisterns and tanks;

Domestic utensils;

Fountains:

Hods;

Hoppers, seed;

(A) Horns, animal, and articles manufactured therefrom in which the total weight of horn exceeds 50 per cent. of the total weight of the article;

(A) Nautical instruments and their com-

ponent parts;

(A) Paper, cigarette;
(B) Paper and cardboard (including strawboard, pasteboard, millboard, and wood-pulp-board) and manufactures of paper and cardboard, not otherwise specifically prohibited;

(A) Paraffin wax, and mixtures and preparations thereof containing 20 per cent. and upwards of paraffin wax, but not including

waxed paper;
(A) Pipes, cast iron, and cast iron pipe fittings and connections;

Provisions and victuals which may be used as food for man, the follow-

(A) Condiments (except table salt) not otherwise specifically prohibited;

(c) Maté or Yerba Maté (Paraguay

- Tea);
 (A) Tea, including tea waste, sweepnatured or not;
- (A) Radiators manufactured of cast iron pipes;

(A) Siennas;

(A) Spices and mixtures thereof, not otherwise specifically prohibited;

(A) Tar, wood;(A) Telescopes and their component parts: (A) Theodolites and their component

parts; (B) Tin, manufactures of, not otherwise

specifically prohibited;

(A) Tinplate, and articles wholly or partly made therefrom (not otherwise specifically prohibited), the following:—

Receptacles, empty;

Bottles, cans, measures, pots, pans, tins and bowls, empty;

Lamps;

Bakery, dairy and domestic utensils; Gasmeters and component parts thereof;

(A) Umber;

(A) Vanillin, vanilla and vanilla pods.

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

Almeric FitzRoy.

Whitehall, 19 June, 1918.

The KING has been pleased to grant unto Rodney Ashton Anderson, of Kennett, Ludlow, in the County of Salop, a Solicitor of the High Court, son of George Brydges Rodney Anderson, of Ludlow aforesaid, by Elizabeth his wife, daughter of John Ashton, of the City of Manchester, and sister and co-heir of Thomas Ashton, of Dunham Massey, in the County of Chester, Doctor of Medicine, all deceased, His Royal Licence and Authority that he may assume and use the surname of Ashton in addition to and after that of Anderson, and that he may quarter the arms of Ashton with his own family arms, the said arms being first duly exemplified according to the Laws of Arms, and recorded in the College of Arms, otherwise the said Royal Licence and Permission to be void and of none effect.

And to command that the said Royal Concession and Declaration be recorded in His Majesty's said College of Arms.

097

Factory Department, Home Office, July 1, 1918.

The Chief Inspector of Factories gives notice that in consequence of the death of Dr. W. M. Willis an appointment as Certifying Surgeon under the Factory and Workshop Acts at East Nottingham, in the county of Nottingham, is vacant.

Factory Department, Home Office, June 29, 1918.

The Chief Inspector of Factories has appointed Dr. D. Robertson to be Certifying Surgeon under the Factory and Workshop Acts for the Cruden district of the county of Aberdeen.

Factory Department, Home Office, June 28, 1918.

The Chief Inspector of Factories has appointed the medical officer in charge, Royal Aircraft Establishment, South Farnborough, to be Certifying Surgeon under the Factory and Workshop Acts for the Farnborough No. 2 district of the county of Hants.

DEFENCE OF THE REALM.

BOARD OF TRADE—COAL MINES DEPARTMENT.

THE HOUSEHOLD FUEL AND LIGHTING ORDER, 1918.

THE HOUSEHOLD FUEL AND LIGHTING ORDER, 1918, DATED JUNE 28TH, 1918, MADE BY THE BOARD OF TRADE UNDER REGULATIONS 2F TO 2JJ, INCLUSIVE, OF THE DEFENCE OF THE REALM REGULATIONS.

The Board of Trade deeming it expedient to make further exercise of their powers under the Defence of the Realm Regulations as respects coal, gas and electricity hereby order as follows:—

PART I .- THE SCOPE OF THE ORDER.

1. This Order extends to coal, gas and electricity used for heating or cooking or for any other than industrial purposes, exclusive of lighting, but it also extends to gas and electricity used for lighting purposes in connection with any house, building or other premises in respect of which the provisions of this Order apply.

It extends to coal, gas, and electricity used for industrial purposes where such industry, trade or business is carried on in a dwelling house or other building used in connection with

a dwelling house.

It extends to coal used for the generation or production of gas or electricity in a private works, for consumption in a house, building or other premises in respect of which the provisions of this Order as to fuel apply.

It extends to coal, gas and electricity used in laundries, bakehouses, dairies, greenhouses and other industrial or trade premises carrying on occupations or businesses of a domestic or quasi-domestic character.

It extends to coal, gas and electricity used in any premises for industrial purposes where the total quantity to be used in any year shall not exceed 100 tons.

In case of dispute as to whether any such premises come within the scope of this clause, the decision of the Controller of Coal Mines shall be final and conclusive in every case.

- 2. In this Order (except where the context clearly indicates the contrary) "Coal" means anthracite and all other kinds of fuel of which coal or coke is a constituent; "Fuel" means coal, gas and electricity used for all purposes except lighting coming within the scope of this Order.
- 3. The Controller of Coal Mines for the time being appointed by the Board of Trade, hereinafter referred to as the "Controller," shall be responsible to and is hereby authorised by the Board of Trade to exercise all the powers belonging to the Board of Trade in relation to the subject matter of this Order, and he shall take such action and enforce such measures as are necessary to give effect to this Order, and for this purpose he may make such rules and issue such instructions as may be required, and such rules and instructions shall be deemed to be part of this Order and shall have the same effect as if they had been included in this Order.

Such rules and instructions shall be deemed to be Statutory Rules and Orders and shall be published in manner provided therefor.

4. The Controller may suspend from time to time and for any period, and in any district or part of a district of a Local Authority, the operation of all or any of the provisions of this Order as he may think fit, and may in like

manner restore such operation.

5. This Order applies to England and Wales and throughout this Order the expression "Local Authority" means the Mayor, Aldermen and Commons of the City of London in Common Council assembled, the Council of a Metropolitan Borough, the Council of a Municipal Borough or other Urban District, the Council of a Rural District, or the Council of the Isles of Scilly; "Month" means a calendar month; "Quarter" means a three-monthly period ending as nearly as possible on the 31st March, the 30th June, the 30th September or the 31st December in any year; and "Person" includes any firm or association or body of persons, a company, corporation or other corporate body.

PART II.—ALLOWANCES FOR FUEL AND LIGHTING.

6. Subject to the provisions of this Order the allowances of fuel in respect of any dwelling house or part thereof, or flat or tenement in separate occupation, shall not exceed the quantity prescribed in accordance with the following table, or such other quantity, whether less or more, as the Controller may subsequently determine, for any period of time or in respect of any district:-

Where the number of rooms occupied

The fuel allowance for the year shall not exceed-

Not more 3 4 5 6 7 8 9	than	2	3 4 4 5 6 7 8 9	Cwts. 10 0 10 0 0 0 0	Tons. 3 4 4 5 6 7 8	3. Cwts. 0 10 0 0 0 0 0 0 0
10 11 12	•••	•••(10 11 12	0 0 0	9 10 11	. 0
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and for every additional room 1 ton until a maximum of 20 tons is reached, thereafter any additional allowance not exceeding 1 ton per room shall be in the discretion of the Local Fuel Overseer (to be appointed as hereinafter provided).

Provided always that where the number of people habitually resident in a flat or tenement or dwelling house or part thereof in separate occupation of not more than 12 rooms exceeds 6, the scale allowance as determined by the above table shall be increased by 1 ton.

The two scales indicated in the tables shall

apply as follows:-

A. To the counties of-

Cheshire, Cumberland, Derbyshire, Durham, Herefordshire, Lancashire, Leicestershire, Lincolnshire, Monmouthshire, Northumberland, Nottinghamshire, Rutlandshire, Shropshire, Staffordshire, Warwickshire, Westmorland, Worcestershire, and Yorkshire, in England; and To Wales.

B. To the counties of-

Bedfordshire, Berkshire, Buckinghamshire, Cambridgeshire (including the Isle of Ely), Cornwall and the Isles of Scilly, Devonshire, Dorsetshire, Essex, Gloucestershire, Hampshire, and the Isle of Wight, setshire. Huntingdonshire, Hertfordshire, Kent, Norfolk, Northamptonshire (including the Soke Soke of Peter-(included borough) Uxilire. Surrey, Somerset-Suffolk, Sussex. and Wiltshire, in England;

To the Metropolitan Fuel Area as specially defined; (see clause 124).

7. Consumers may take the allowance of fuel to which they are entitled under the table either in coal, gas, and/or electricity at their option, in accordance with the following rules:-

In calculating the prescribed quantity:

(a) Anthracite shall count as fuel at the same rate as ordinary coal.

(b) 3 tons of coke shall only count as 2 tons of fuel, and so in proportion for other quantities.

(c) Briquettes not sold by weight and not exceeding 2½ lbs. each in weight shall count as 1,000 to the ton and so in proportion.

(d) 15,000 cubic feet of gas shall count

as 1 ton of fuel.

(e) 800 Board of Trade units of electricity shall count as 1 ton of fuel.

The quantity of fuel to be taken as gas or electricity must be calculated to the nearest quarter of a ton.

The allowance of fuel to be taken as coal shall not be less in any case than 2 tons 10 cwts., except with the previous assent of the Local Fuel Overseer.

Any quantity of fuel allowed additional to 20 tons may be required to be taken either wholly or partly as coke.

The Controller may by notice alter the conversion equivalents set out in this clause either by increase or decrease at any time and for any district without prejudice to any matters or things done under this Order and without revision of any requisitions or certificates dealt with under this Order.

8. Subject to the provisions of this Order, in addition to the allowances for fuel as set out in clause 6 hereof, there shall be allowed for lighting the quantities of gas and/or electricity prescribed in accordance with the following table, or such other quantities, whether less or more, as the Controller may subsequently determine for any period of time or in respect of any districts:-

Where the num-	The lighting allowance for the year shall not exceed				
ber of rooms occupied is—	either cubic feet of gas.	or B. of T. units of electricity.			
1, 2 or 3	7,500	120			
4, 5 or 6	11,250	180			
7, 8 or 9	15,000	240			
10, 11 or 12	18,750	300			
13, 14 or 15	22,500	360			
16, 17 or 18		420			
19, 20 or 21	30,000	480			

Gas or electricity allowed for lighting under this clause may at the option of the consumer be used for other domestic purposes, but cannot be converted into coal.

Where gas and electricity are both used for lighting the consumer may elect to take under this clause part of the allowance as gas and part as electricity, 750 cubic feet of gas being taken for this purpose as equivalent to 12 B. of T. Conversion units of electricity, and vice versa. may only take place by multiples of these quan-

9. Rooms shall only count where furnished and in actual occupation, except that bedrooms furnished but only occasionally occupied shall count as rooms. The following shall not count as rooms, viz.: Sculleries, bathrooms, halls not used as sitting rooms, dressing rooms not used as bedrooms, boxrooms, cellars, pantries not containing fireplaces or stoves, storerooms, greenhouses attached to houses and outbuild-

ings.

There shall not be any allowance in respect of a dwelling house or part thereof or flat or tenement which is permanently unoccupied, and similarly any allowance shall be withdrawn or varied in respect of any temporary cessation of occupation exceeding one month in the year of the whole or part of any premises. In calculating the extent of such withdrawal or variation the consumption of fuel and lighting for the months from May to October shall be deemed to be half the consumption for the months from November to April, but within those respective periods the consumption of fuel and lighting shall be spread equally over the several months.

Where a consumer has more than one place of residence the allowances or assessments of his several places of residence shall be considered as a whole in relation to the actual occupation

thereof.

- 10. Not more than one-third of the total allowance of gas and/or electricity, under clauses 6, 7 and 8 hereof may be taken in any one quarter of the year, subject to such reasonable adjustment as may be when the appreciably quarter exceeds a three-monthly period, and subject also to adjustment in respect of the quantities taken in any previous quarter of the year, commencing with 1st July or such other approximate date as may relate to the premises concerned
- 11. Additional allowances not exceeding 5 tons of fuel in a year in respect of each separate household may be granted by the Local Fuel Overseer on the application of the householder, where the absence of an additional fire or additional heating or cooking or lighting is shown to cause material hardship, on all or any of the following grounds:
 - The presence of aged or infirm persons, invalids or young children.
 - (2) The occupation of separate rooms by lodgers.
 - (3) The use of rooms for a business or profession in a dwelling house or other building used in connection therewith.
 - (4) The necessity for the upkeep of fires and light during the night as well as the day by reason of the hours during which the householder or other resident is engaged at .work.
 - (5) Illness, but in this case the allowances shall be of a temporary character only in accordance with a medical certificate to be provided by the applicant.

An additional allowance shall be in fuel or in such specific fuel as coal, coke, gas or electricity as the Local Fuel Overseer may determine. An additional allowance or part thereof may be used for lighting.

An additional allowance may in the discre-. tion of the Local Fuel Overseer be made contingent upon the existence of surplus supplies of coal, coke or other fuel in any month.

Further additional allowances not exceeding 5 tons of fuel in a year may be granted on the application of the householder where the supply is required for actual consumption in connection with any industrial, trade or manufacturing process carried on in a dwelling house or other building used in connection with a dwelling house, such allowances to be distinct from the allowances (if any) granted for the reasons stated in the preceding part of this

12. (a) The occupier of a dwelling house or part thereof or flat or tenement exceeding 15

rooms as defined above; or

(b) The occupier of any building not used or only partly used as a dwelling house may apply to the Local Fuel Overseer for the district in which the premises are situated to be assessed individually, having regard to his special requirements in the way of heating, cooking, lighting, or other services, the extent and nature of his buildings, the purposes for which he consumes fuel and lighting, his previous consumption within one or more of the three years prior to the 1st July, 1918, and any other special circumstances, and the amount of such assessment shall be the maximum quantity to be allowed in respect of such premises either for fuel under clause 6 hereof or for lighting under clause 8 hereof as the case may be. assessment may be allowed subject to such conditions as the Local Fuel Overseer may deter-

The Controller may direct that any applications or certain classes of applications under this clause be referred to him for assessment in the first instance.

- 13. Single assessments of fuel and/or lighting supplies shall on request of any consumer or if required by the Local Fuel Overseer be
 - (a) for a residential estate or farm where the proprietor, occupier or manager supplies fuel and/or lighting to his tenants, servants and workpeople.
 - (b) for a block of flats or tenements where the proprietor or manager undertakes wholly or partly the supply of lighting or heating or the provision of hot water or other services involving the consumption of fuel.

(c) for a group of houses, cottages or rooms managed on a communal basis.

(d) for a dwelling house occupied by more than one household in common.

(e) for a dwelling house part of which is occupied by a sub-tenant, but such part is not separately assessed for rating purposes.

Such assessment shall have regard to any previous practice with regard to the supply or distribution of fuel and/or lighting and in the discretion of the Local Fuel Overseer or the Controller shall be either a total quantity calculated in respect of each separate household in accordance with the tables in clauses 6 and 8 hereof, or by special assessment in accordance with the provisions of clause 12 hereof.

Where such assessments are made the application or requisition shall be submitted by the proprietor, occupier, manager or responsible householder and the certificates to be issued for the supplies of fuel and/or lighting shall show the several allowances in detail, and the proprietor, occupier, manager or responsible householder submitting the application or requisition shall be under obligation to ensure the supply of the allowances so stated therein in full to each separate tenant, sub-tenant or householder.

Upon the request of a separate tenant, subtenant or householder, setting out that he is unable to obtain his proper allowance of fuel and/or lighting, separate certificates of supply may be issued to each separate tenant, subtenant or householder in place of the one certificate, if the Local Fuel Overseer thinks fit, without prejudice to any proceedings which may be taken against the proprietor, occupier, manager or responsible householder in default under this clause.

14. Where fuel is required for the generation or production of gas and/or electricity, not for public sale and distribution, but for consumption in a house, building or other premises in respect of which the provisions of this Order as to fuel apply, the allowance of fuel to be made for such purpose shall be limited to the amount actually required for the generation or production of the quantities of gas and/or electricity to which such house, building or other premises is entitled under the provisions of clauses 6 to 13 hereof inclusive.

15. Where fuel is allowed under an assessment for a specific purpose it shall not be applied to any other purpose without the previous assent of the Local Fuel Overseer.

Fuel required for industrial purposes not within the scope of this Order may be purchased or acquired with household fuel, and in addition thereto, upon the declaration of the consumer as to the industrial purposes for which it is required and the production of the proper authority.

16. Allowances and assessments shall run for one year calculated from the first day of July, or from such approximate date, being the date of the last meter readings in the case of gas and electricity, or for such part of such year as there may still be to run at the date of the requisition or assessment, in which latter case the quantity allowed or assessed shall be adjusted as provided in clause 9 hereof; or in the alternative allowances and assessments shall run for one year from the date of the requisition.

Except that where it is known or there is reason to suppose that an occupation is only temporary, allowances and assessments shall be for one or more months in the discretion of the Local Fuel Overseer, and shall be renewed from time to time.

Provided that where the Local Fuel Overseer has reason to believe that in any premises fuel and/or lighting is being consumed at a rate exceeding that which would be reasonable under the allowance or assessment determined for such premises under or by this Order, he may cancel the yearly allowance or assessment and in its place grant and renew from time to time an allowance or assessment for one or more months as he may think fit.

17. There shall be an appeal from the decision of the Local Fuel Overseer, upon any allowance or assessment under Clauses 6 to 14 hereof inclusive, in the first instance to the Local Fuel and Lighting Committee herein-

after referred to, and in the second instance to the Controller. The decision of the Controller shall be final in every case.

18. Coal supplied to miners and other regular workers at collieries or in connection therewith, either directly or indirectly, and whether free or at a nominal or reduced price, in accordance with any agreement or with any previously established practice relating to wages' payments or in substitution therefor, shall be continued and shall not be reduced by reason of any of the provisions of clauses 6 to 14 hereof, inclusive; nor shall any form of requisition or other application be required from miners and such other persons entitled to such supplies.

PART III.—LOCAL FUEL AND LIGHTING COM-MITTEES, LOCAL FUEL OVERSEERS, &c.

19. Each Local Authority shall, within 14 days of the date on which this Order comes into effect, appoint a person who shall be known as the Local Fuel Overseer for the district of such Local Authority or for such part thereof as is included in the Order and the Local Authority may at its own or shall at the Controller's instance vary or renew or determine such appointment from time to time as may be required or deemed expedient.

Provided that with the assent of the Controller two or more Local Authorities may unite for the purpose of appointing a common Local Fuel Overseer where their districts or parts thereof can be conveniently treated as one by reason of their size or configuration, and, with such assent, a single Local Authority may divide its district into more than one where such district is of such extent that it can be most conveniently treated as more than one district, and may appoint a Local Fuel Overseer for each part of such divided district.

Provided always that where a Local Authority does not comprise within its district an independent means of supply for coal such as a railway depot or river or canal wharf or harbour, it shall unite with the adjacent district in which the depot, wharf or harbour is situate through which its supplies are obtained. The word "district" as hereinafter used in

The word "district" as hereinafter used in this Order means the district for which a Local Fuel Overseer is appointed under this clause.

20. The Local Authority or Authorities shall establish in each district an office or offices which shall be open during the usual business hours of offices in the district and at such other times as may be found necessary, and shall give public notice of the name of the Local Fuel Overseer for such district and the address of such office or offices as aforesaid to the intent that all communications relating to the supply and distribution of fuel and lighting to consumers within such district shall be sent to such office or offices and dealt with by such Local Fuel Overseer.

Where more than one office is established the Local Authority shall appoint an assistant to the Local Fuel Överseer responsible for the conduct of each such office.

21. The Local Authority or Authorities may appoint in each district, to supervise and assist the Local Fuel Overseer, a Local Fuel and Lighting Committee which shall be constituted as follows:

One member who shall undertake the duties of Coal Merchants' Supervisor here-inafter referred to, to be nominated or elected

by persons registered as coal merchants within the district.

One member to be nominated or elected by persons licensed as coal dealers within the district, or where they so wish registered coal merchants and licensed coal dealers may unite in the joint nomination or election of two persons to serve on such committee, one of whom shall however be the Coal Merchants' Supervisor.

One member to be nominated by the gas company or companies, or other undertakers (if any) to represent the gas works either situated within the district or authorised to

supply within the district.

One member to be nominated by the electricity company or companies or other undertakers (if any) to represent the electricity works, either situated within the district or authorised to supply within the district.

If a Local Authority desires or if the Con-

troller requires:

One member to be nominated by the railway company or companies having depôts or sidings through which coal is supplied within the district.

One member to be nominated by the canal company or companies having wharves through which coal is supplied within the district.

One member to be nominated by the harbour board or company or river conservancy having wharves or accommodation through which coal is supplied within the district.

In any case there shall be appointed by the Local Authority an equal number of members to those to be appointed under the headings already mentioned, but not being less than five and in addition a Chairman of the Committee, which members are hereinafter specially referred to as the "independent members."

The Local Fuel Overseer shall also be a member of the Committee, but shall not vote upon any appeal from any decision given, or action taken, by him or upon any matter involving additional expense to the Local Authority.

A representative of the Road Transport Board may attend any meeting of the Committee at which questions of cartage or road transport are to be discussed, but shall not vote

at such meeting.

22. The Controller may on the application of a Local Authority or of two or more Local Authorities uniting for the purposes of this Order, agree to such additions to or variations in the constitution of the Local Fuel and Lighting Committee as he may think desirable.

In particular, where the gas and/or electricity undertaking in any district is owned by the Local Authority, the Controller may agree to the Chairman of the Committee of the Council charged with the oversight of such undertaking being ex officio a member of the Local Fuel and Lighting Committee, provided always that an additional independent member be at the same time nominated to such Committee by the Local Authority.

23. A Secretary may be appointed by the Local Fuel and Lighting Committee, but such Secretary shall have no executive authority in relation to any matter or thing under this Order apart from the Local Fuel Overseer.

24. A Local Fuel and Lighting Committee may, subject to the approval of the Controller, make such rules as it thinks fit for the conduct of husiness, the time and place of meetings, the constitution of a quorum, the appointment

of sub-committees and the procedure to be followed

Only the independent members of the Committee shall vote upon any question or decision involving expense to the Local Authority.

A Local Fuel and Lighting Committee shall exercise such powers and discharge such duties as the Controller shall from time to time assign to it, and in the exercise of such powers and the discharge of such duties shall comply with the directions of the Controller.

Minutes shall be kept of all proceedings of a Local Fuel and Lighting Committee and copies shall be sent to the Controller. Copies of the minutes certified by the Chairman and/or Secretary shall be *prima facie* evidence of the decisions of the Committee.

Any rules or instructions made or issued by a Local Fuel Overseer or a Local Fuel and Lighting Committee under this Order affecting the public generally shall be published in a newspaper circulating within the district of such Overseer or Committee.

25. Neither the Local Fuel Overseer nor the Chairman nor any member of the Local Fuel and Lighting Committee to be nominated by the Local Authority as independent members, shall be interested directly or indirectly in the supply or distribution of fuel or lighting on his own or any other account; but the mere fact of holding shares in any company interested in the supply or distribution of fuel or lighting shall not be a disqualification provided that the fact is disclosed, and the Committee shall not dissent to such nomination or appointment on that account.

Provided further, that the Controller may, on representations that any member of the Local Fuel and Lighting Committee referred to in this clause, is not independent and impartial, require the removal of such member and the nomination of some further member to take his place.

26. The Local Fuel Overseer shall be responsible to and shall report direct to the Controller, or to the officers to be appointed by him for that purpose, in the execution of all duties definitely laid upon him by this Order or by any rules or instructions made by the Controller under this Order, and he shall comply with any directions given to him by the Controller.

Wherever a discretion is conferred upon the Local Fuel Overseer, or wherever a decision of the Local Fuel Overseer is not declared to be final by this Order or by any rules or instructions issued thereunder, the Local Fuel Overseer shall act with the advice and approval of the Local Fuel and Lighting Committee, or where he has acted without such advice and approval there shall be an appeal to the Local Fuel and Lighting Committee, who may confirm or vary such action as it thinks proper.

The Local Fuel Overseer shall make such reports to the Local Fuel and Lighting Committee as may be necessary for this purpose.

All communications from the Controller shall be sent to the Local Fuel Overseer, who shall submit to the Local Fuel and Lighting Committee such as are of a general character affecting the terms of this Order or comprise or vary any rules or instructions issued thereunder.

27. It shall be the duty of the Local Fuel Overseer, in addition to any other duties falling to him under this Order:—

(1) To report to the Controller upon the requirements for storing, handling, delivering and retailing coal within his

in he made con-

district, and to recommend such alterations or additions as may be necessary to meet

such requirements.

(2) To establish a record of all persons, horses, carts, motor vehicles or other staff or equipment employed in connection with the storage, handling and delivery of coal by persons regularly engaged in the coal trade. (See clause 47 hereof.)

(3) To establish a record of all auxiliary means of storing, handling, delivering and retailing coal other than the regular means provided by persons engaged in the coal trade within the district for use at the moment when such regular means shall be found to be insufficient, and to settle the terms and conditions under which all such

auxiliary means may be used.
(4) To provide for the safe custody and control of any reserve stock of coal provided by the Local Authority and to use such reserve stock for the supply of dealers, subject to any conditions which he may think fit, or of consumers in quantities not exceeding 1 cwt. at one time where the available stocks of coal in the possession of persons engaged in the coal trade in the district are insufficient to meet current requirements or otherwise as the Controller may direct.

(5) To report to the Controller any failure in the proper provision for the supply of coal to all merchants and dealers

within the district.

6) To deal with all questions and complaints, whether of consumers or merchants or dealers, relating to the supply, sale or delivery of coal to consumers within the district.

(7) To deal with all questions and complaints of consumers relating to the supply, sale or distribution of gas and electricity within the district arising out of the Order.

(8) To carry out the instructions of the Controller from time to time communicated

28. The Local Fuel Overseer shall keep such records and make such reports and returns from time to time to the Controller as the Con-

troller may determine.

records, reports, returns, correspondence, books, papers and documents of the Local Fuel Overseer shall be treated as private and confidential, and deemed to be the property of the Controller, and shall be accessible and open at all reasonable times to the inspection of the duly authorised representatives of the Controller, who may make extracts therefrom.

29. The Local Authority shall, by its officers or servants, afford all necessary assistance to the Local Fuel Overseer in the execution of his duties and the administration of this Order,

and in particular shall

(a) establish a reserve stock of coal, where in the opinion of the Local Fuel and Lighting Committee or the Controller such reserve stock is necessary to safeguard the interests of consumers within the district, and determine the extent and manner of user of such The assent of the Controller is required to the establishment of every reserve stock by a Local Authority under the Order. Such reserve stock of coal shall be at the disposal of the Local Fuel Overseer, subject to any directions that the Local Fuel and Lighting Committee may give;

(b) at the instance of the Local Fuel and Lighting Committee direct how and when deliveries of coal shall be made and where and how stocks of coal shall be stored, having regard to the byelaws, statutory and other regulations governing or purporting to govern such deliveries or such storage, and such directions shall have effect notwithstanding any of such byelaws, statutory or other regulations where it is expedient to further such deliveries or such storage. For the purposes of this sub-section of this clause a Local Authority shall be deemed to include a County Council;

(c) at the request of the Local Fuel Overseer provide, as the Controller may direct, for the checking of any particulars relating to any consumer whose premises are within its district in connection with the determination of any allowance of fuel under the provisions of clauses 6 to 14 hereof inclusive;

(d) as required by the Local Fuel and Lighting Committee, be responsible for and undertake the distribution among registered coal merchants and licensed coal dealers of supplies of coal allocated by the Controller to meet any emergency or temporary shortage within the district.

30. The Local Fuel and Lighting Committee may, with the assent of the Controller, make an Order requiring the owner or landlord or manager of a block of flats or tenements, containing more than 25 separate occupiers not adequately provided with facilities for the storage of coal up to a minimum quantity of 6 cwts. for each flat or tenement separately occupied, to provide such additional facilities for the storage of coal as will make up this minimum quantity for each flat or tenement, or in the alternative to provide a common store and maintain such stock of coal at his own expense for use in an emergency as may be necessary for that purpose. Any owner or landlord or manager of a block of flats or tenements supplying coal to the tenants under this latter alternative shall comply with the terms and provisions of this Order, and shall be treated as engaged in the coal trade to that extent.

The owner or landlord or manager of a block

of flats or tenements shall afford the Local Fuel Overseer such particulars as may be necessary

for the purposes of this clause.

31. There shall be an appeal to the Controller from any decision of the Local Fuel and Lighting Committee upon the application, interpretation or meaning of this Order or of any rules or instructions issued thereunder or upon any question of principle arising thereout.

There shall not be an appeal to the Controller from any decision of the Local Fuel and Lighting Committee upon any question of fact except with the previous assent of the Com-

mittee.

Where a Local Fuel and Lighting Committee is not appointed there shall be an appeal to the Controller from any decision of the Local Fuel Overseer or from any exercise of his discretion, and in such case the Controller shall stand in the place of the Local Fuel and Lighting Committee for all purposes.

The decision of the Controller shall be final

in every case.

32. In each district as determined under Clause 19 hereof, persons engaged in the coal trade, who shall be registered or licensed in accordance with the terms of this Order, shall at the request of the Local Fuel Overseer

within 14 days nominate and appoint for the district a representative who may be one of themselves or one of their salaried servants, who shall be known as the Coal Merchants' Supervisor for the district, and shall vary or renew or determine such appointment from time to time as may be agreed between them or as may be required or deemed expedient by the Controller.

If such persons shall fail to nominate and appoint a representative, the Local Fuel and Lighting Committee shall appoint in their place one of their number or one of their then existing salaried servants, who shall act as the Coal Merchants' Supervisor for such district, and if such person shall refuse or fail so to act the Local Fuel and Lighting Committee may appoint any person whom it sees fit to act in his stead. A person appointed by the Local Fuel and Lighting Committee may only be removed with the assent of the Committee, except at the instance of the Controller.

The Coal Merchants' Supervisor shall forthwith notify the Controller and the Local Fuel Overseer for the district of his address and of any change therein from time to time, and all communications in relation to any matters arising under this Order shall be sent to him at

such address.

33. It shall be the duty of the Coal Merchants' Supervisor, in addition to any other duties falling on him under this Order, to assist and advise the Local Fuel Overseer at all times upon questions involving persons engaged in the coal trade referred to him or coming to his attention, and in particular at the request of the Local Fuel Overseer-

(1) To nominate a coal merchant or dealer to undertake the supply of coal to any consumer within the district whose requisition

has not been accepted.

(2) To enquire into and report upon the failure to deliver, or delay in the delivery of coal, the execution of orders out of rotation, the failure to secure or maintain any reserve stock appointed, the absence of provision for the sale of coal in small quantities, or any other neglect to comply with the terms of the Order by persons engaged in the coal trade.

(3) To report upon the quality or class of coal supplied to consumers and generally to deal with questions requiring expert or special knowledge in connection with coal.

(4) To advise on questions of prices and to help in securing the observance of any orders or instructions that may be given relating to the sale of coal.

(5) To report upon the adequacy of the facilities provided by persons engaged in the coal trade for storing, handling, delivering, and retailing coal within the district, and to make recommendations for such additions or improvements as he may think necessary and

The Coal Merchants' Supervisor shall also advise and assist all persons engaged in the coal trade with regard to the terms and provisions of this Order or to any rules or instruc-tions made and issued thereunder.

Persons engaged in the coal trade in any district shall afford the Coal Merchants' Supervisor for such district such particulars as he may require in relation to any matter arising under this Order and required to be dealt with by him, and shall keep him advised of any matters needing his attention.

34. The Coal Merchants' Supervisor shall keep such records and make such reports and returns from time to time to the Controller as the Controller may determine.

All records, reports, returns, correspondence, books, papers and documents of the Coal Mer-chants' Supervisor, relating to any matter arising out of or in connection with this Order, shall be treated as private and confidential and deemed to be the property of the Controller, and shall be accessible and open at all reasonable times to the inspection of the duly authorised representatives of the Controller,

who may make extracts therefrom. 35. The Local Fuel Overseer shall confer with the Coal Merchants' Supervisor on all matters and questions arising within their district relating to the supply, sale, delivery or distribution of coal and affecting persons engaged in the coal trade, and where they differ as to any step to be taken there shall be an appeal to the Local Fuel and Lighting Com-

mittee.

36. Subject to any directions of the Road Transport Board, the Local Fuel Overseer and the Coal Merchants' Supervisor acting together, or in default of their agreement the Local Fuel Overseer with the assent or approval of the Local Fuel and Lighting Committee may:

(a) require the coal merchants or dealers within the district to re-arrange the cartage facilities necessary for the supply and delivery of coal so as to secure the most economical user of such cartage facilities, and, further, may require one coal merchant or dealer to undertake the cartage or delivery of coal for another coal merchant or dealer upon such terms as may be determined fairly in relation to the cost of such service but not to the prejudice of such merchant's or dealer's trade or business, and in particular may prescribe the streets or localities to be served by persons hawking coal in quantities not exceeding 1 cwt. at any time, and may prohibit such persons hawking coal in any other streets;

(b) where there has been a failure to supply coal in any particular street or locality within the district or where there is an urgent need of coal in any particular street or locality, direct any coal merchant or dealer within the district to make such deliveries of coal in such quantities and in such order or rotation as they think fit in the interests of the consumers, having regard to the requirements of the district as a whole and to the ability of such coal merchant or dealer to make such deliveries, and failure to make such deliveries without reasonable excuse shall be an offence under this Order.

Except as provided above, the Local Fuel Overseer shall not interfere with the direction or management of the offices or coal wharves or depots of any coal merchant or dealer, but shall make any representations as to any action which should in his opinion be taken through the Coal Merchants' Supervisor for the district, and in his default, through the Local Fuel and Lighting Committee or the Controller.

37. Where any of the matters dealt with under clauses 32 to 36 hereof, inclusive, relates to coke to be supplied, sold or delivered from a gas works within the district, the Local Fuel Overseer shall act with the advice and assistance of the representative of the gas works, to be nominated to the Local Fuel and Lighting

Committee under clause 21 hereof, who shall for this purpose have the same powers and be subject to the same duties as the Coal Merchants' Supervisor.

In all matters that relate to or affect the supply of gas or electricity under this Order the Local Fuel Overseer shall act with the advice and assistance of the representatives of the gas or electricity companies or undertakings upon the Local Fuel and Lighting Committee, respectively, and such representatives shall for these purposes have the same powers, and be subject to the same duties as the Coal Merchants' Supervisor in so far as they are applicable.

38. Where a Local Fuel and Lighting Committee shall not be appointed, representatives shall still be nominated by the gas or electricity companies or undertakings, respectively, within any district, to discharge the duties falling on such representatives under clause 37

hereof.

39. The Controller shall, by any duly authorised representative, have power to enquire into the acts or defaults of the Local Fuel Overseers, Coal Merchants' Supervisors, and representatives nominated by gas or electricity companies or undertakings, and to call for such reports and to take such action as he thinks fit, and may require the removal of any such person holding office and the appointment or nomination of another in his place without prejudice to any proceedings which may be taken against the person so removed.

.PART IV .- COAL DISTRIBUTION AGENCIES:-REGISTRATION AND LICENSING.

40. After 28 days from the date upon which whis Order comes into effect, no person shall deal in or sell or deliver coal to a consumer unless he is the holder either of a certificate of registration or of a licence issued by the Local Fuel Overseer for the district in which the depôt, wharf, office, or other premises from which he proposes to deal in or sell coal is

Application for a separate certificate of registration or a licence should be made to the Local Fuel Overseer in respect of each depôt, wharf, office, or other premises from which it is proposed to deal in or sell coal. Forms of application can be obtained from such Local Fuel Overseer.

A person carrying on business at more than one address may register with the Local Fuel Overseer an address to which he wishes all communications in relation to this Order or any matters to arise thereunder to be sent and communications sent to him at such address shall have effect as if they had been sent to all other addresses registered by him in any one district.

Provided always that a person who sells or deals in coal direct to consumers by trucks and forwards or arranges for the forwarding of such trucks to stations throughout the country or parts thereof may, on application to the Controller, register with the Controller, and such registration shall be good for the whole area comprised within this Order or any part there-The Controller shall advise all Local Fuel Overseers of the persons registering with him under this provision.

41. Where a person engaged in the coal trade obtains supplies of coal, either from a colliery direct or through a factor, such person shall be entered in a register, and shall take out a certificate of registration for each depôt,

wharf, office, or other premises owned or controlled by him at which he sells or otherwise deals in coal. Such person is hereinaft ferred to as a "registered coal merchant." Such person is hereinafter re-

Colliery proprietors or companies or factors supplying coal direct to consumers shall take out a certificate of registration in each district (subject to the proviso in Clause 40 hereof) to which they intend so to supply coal and for the purposes of this Order be treated as registered coal merchants.

Gas companies producing coke for sale or distribution direct to consumers under this Order shall take out certificates of registration for each separate works, depôt, or office, at which the coke is sold or otherwise dealt in, and for the purposes of this Order be treated as regis-

tered coal merchants.

42. Where a person engaged in the coal trade obtains supplies of coal from or through another merchant being a registered coal mer-chant but not being a colliery or factor, such person shall take out a licence and shall be entered in a separate register. Such person is hereinafter referred to as a "licensed coal dealer.

A person acting as agent for a registered coal merchant and carrying on business in his own name and accepting responsibility for the supplies of consumers but ensuring the delivery of such supplies through such registered coal merchant shall take out a licence and be included as a licensed coal dealer.

43. Every application for a certificate of registration or for a licence shall be in such form as may be prescribed, and shall contain a true statement of all particulars specified therein.

Every certificate of registration and every licence shall be in such form as may be prescribed by the Controller, and may be granted and held subject to such conditions as the Controller may from time to time determine.

There shall not be any charge for any certificate of registration or licence.

44. Where a person has not been engaged in selling or otherwise dealing in coal prior to January 1st last the Local Fuel Overseer may, with the assent of the Local Fuel and Lighting Committee, refuse a certificate of registration or licence to such person.

Where a person engaged in the coal trade sells or otherwise deals in coal to a less extent on the average than 1 ton in each week the Local Fuel Overseer may refuse a certificate of registration or a licence to such person, or may suspend or cancel any certificate or licence

already issued.

Where a person holding a certificate of registration or licence transfers his business or where such business is transferred at death to some other person, such certificate or licence shall on request to the Local Fuel Overseer be transferred into the name of such other person.

Where a person who has received a certificate of registration or a licence under clause 41 or 42 hereof has by himself or by his servants failed to observe the terms of this Order, or of any rules and instructions made thereunder, or has failed to comply with the directions of the Local Fuel Overseer as defined by this Order, the Local Fuel Overseer may, with the assent of the Local Fuel and Lighting Committee, revoke or suspend, for such period as he may think fit, any such certificate or licence, subject to any appeal which may be made to the Controller in this event. 45. Every person holding a certificate of registration or licence under this Order shall exhibit and keep exhibited in a conspicuous position at the depôt, wharf, office, or other premises to which such certificate or licence relates either the certificate or licence or such other notice in a form to be approved by the Controller to the effect that the person is so registered or licensed in respect of such premises.

Where a person carries on business on his own account, not at any fixed address, but by means of hawking in the streets, he shall carry with him such certificate or licence or such other notice as may be prescribed, which shall be produced on demand to a Local Fuel Overseer, Coal Merchants' Supervisor, or anyone duly authorised by the Local Fuel Overseer or by the Controller.

46. A registered coal merchant shall supply to the Local Fuel Overseer and the Controller a statement showing the depôts, wharves, and other premises at which he receives and from which he delivers coal, so that returns may be obtained as to the quantities of coal supplied to, or delivered from, each such depôt, wharf, or other premises, and any other particulars relating thereto which may be required from time to time.

47. The Controller may (1) where such registers are not otherwise available require registers to be established and maintained in such form as he may direct of all persons, horses, carts, motor vehicles or other staff or equipment employed in connection with the storage, handling, and delivery of coal by registered coal merchants or licensed coal dealers, and (2) in conjunction with the Road Transport Board, where such Board is concerned, take any steps expedient for the purpose of maintaining effective control over such staff and equipment for the purposes of this Order.

48. A licensed coal dealer shall from time to time declare the source or sources from which he obtains his supplies of coal, and shall not after the given date set out in clause 40 hereof be supplied by any person unless such person is satisfied that the licensed coal dealer holds the necessary licence under clause 42 hereof. A licensed coal dealer shall not obtain supplies direct from a colliery or through a factor or from any source not previously declared by him except on notice to the Local Fuel Overseer.

Where a licensed coal dealer draws supplies regularly from one or more merchants, it shall not be necessary for him to produce his licence on each occasion, provided such merchants have noted the fact of the licence, and, in the case of the servant or carman coming to such merchants for supplies, such servant or carman is known to them as the duly authorised servant of the holder of the licence.

A receipt must be taken for and a sale note must be given with every supply of coal to a licensed coal dealer, stating the class or quality of the coal supplied, the price paid therefor or applicable thereto, and the date, time, and place of the sale, and such sale note must be produced on request to any consumer or to the Local Fuel Overseer or to anyone duly authorised by him or by the Controller or to the Coal Merchants' Supervisor. This provision shall also apply to the case of the hawker, trolleyman, or other servant employed by any registered coal merchant or licensed coal dealer. This provision shall not apply to coke unless

expressly so required by the Local Fuel Overseer.

49. Auctioneers may only sell coal to persons holding certificates of registration or licences except with the previous assent of the Local Fuel Overseer.

When the occupier of any premises is removing from one house to another he may dispose of his coal to the incoming tenant, or such other person as may be previously approved by the Local Fuel Overseer.

In these cases a certificate of registration or a licence shall not be required for the dealing in or sale of coal.

PART V .-- PROCEDURE.

50. After 42 days from the date on which this Order comes into effect no person shall sell, deliver, purchase, obtain or in any way acquire fuel and/or lighting for consumption in any premises to which this Order applies unless he has complied with the procedure laid down in the following provisions of this Order.

51. Every person requiring for consumption in any premises coal not exceeding 1 cwt, at one time, up to a total quantity not exceeding 2 tons 12 cwts. in any period of 12 months, or such further quantities as may be determined from time to time by the Controller for any district, and gas not exceeding 7,500 cubic feet in any quarter, or 22,500 cubic feet in any period of 12 months, and electricity not exceeding 40 Board of Trade units in any quarter, or 120 Board of Trade units in any period of 12 months, may be required by the Local Fuel Overseer, with the assent of the Local Fuel and Lighting Committee, to state the name and address of the registered coal merchant or licensed coal dealer from whom he intends to purchase or otherwise acquire the coal, irrespective of the quantity required, and it shall be an offence in that event to purchase or otherwise acquire coal from any other merchant or dealer than the one stated without the previous assent of the Local Fuel Overseer

In this connection such additional checks upon the sale or distribution of coal or coke in small quantities, being 1 cwt. or less at one time, including a system of coupons, may be introduced as the Controller may at the request of the Local Fuel and Lighting Committee determine.

52. Subject to the provisions of clause 13 hereof every consumer requiring to be supplied with fuel and/or lighting in quantities exceeding the quantities set out in clause 51 above, or such further quantity of coal as may be determined from time to time by the Controller for any district, shall obtain and fill up in writing, as the Controller shall direct, an application for fuel and lighting in such form as shall be approved by the Controller, and shall sign the same.

Separate applications shall be made out in respect of each premises in separate occupation for which a supply of fuel and/or lighting is desired subject to the provisions hereof.

desired subject to the provisions hereof.

The forms of application shall be obtainable at the offices of every registered coal merchant or licensed coal dealer and at any other places at which orders for the sale or delivery of fuel are received by or for such registered coal merchant or licensed coal dealer and at the offices to be established under clause 20 hereof.

53. The consumer shall, when any such form of application is properly filled up and signed by him, hand or send it to a registered coal

merchant or licensed coal dealer for his acceptance in respect of the supplies of coal or coke It is not necessary that the same or both. registered coal merchant or licensed coal

dealer should supply both.

The registered coal merchant or licensed coal dealer accepting the same, whether for coal or coke, or both, shall add his name and address as required and sign the same. shall also certify as to the correctness of any particulars given by the consumer within his knowledge and particularly as to the quantities of coal and/or coke acquired since May 1st last by such consumer in respect of the premises the subject of the application, and where he cannot agree the correctness of such particulars shall state such fact on the appli-

The registered coal merchant or licensed coal dealer shall, when an application submitted to him for acceptance is apparently wrongly filled up or to his knowledge or belief inaccurate or fraudulent in any material particular, either return such application to the consumer for amendment or note thereon such observations as will call the attention of the Local Fuel Overseer or the Controller to the circumstances.

54. A registered coal merchant or licensed coal dealer shall not alter an application submitted to him for acceptance in any material particular nor shall he solicit any consumer to requisition more coal or coke than that originally stated by such consumer.

55. Where a registered coal merchant or licensed coal dealer refuses to accept an application, whether in respect of coal or coke or both, he shall return such application to the consumer, and in default of the consumer finding a registered coal merchant or licensed coal dealer willing to accept the same, the consumer shall forward such application to the Local Fuel Overseer for his district, who shall arrange with the Coal Merchants' Supervisor or in respect of coke with the representative of the gas companies or undertakings to be nominated to the Local Fuel and Lighting Committee (if any) or otherwise nominated to advise and assist the Local Fuel Overseer, for the acceptance of such application by some registered coal merchant or licensed coal dealer within such district.

A registered coal merchant or licensed coal dealer shall at the request of a consumer accept or refuse an application for fuel and lighting within a period not exceeding five days and in default shall be deemed to have accepted such application.

- 56. Where gas or electricity is being supplied to any premises by a company or undertaking offering a supply to the public for reward, such company or undertaking shall be deemed to have accepted the application in respect of the supply of gas or electricity to such premises without further formality. Where gas or electricity is being supplied from some private source or is being produced by the consumer for his own purposes, full particulars of such source shall be stated on the application and the acceptance of the person (other than the consumer) undertaking such supply shall be obtained in the same manner as for coal and coke above.
- 57. The application for fuel and lighting, when completed as provided in the preceding clauses, shall be sent to the Local Fuel Over-

seer of the district in which the premises referred to in the application are situate.

All such applications must be sent in not later than twelve weeks from the date upon which this Order comes into effect or such later date as the Local Fuel Overseer may determine. After such date the Local Fuel Overseer shall not be under any obligation to accept and deal with any application unless he is satisfied as to the reason for the delay or failure to comply with the terms of this clause.

58. The Local Fuel Overseer shall within seven days of the receipt of an application for fuel and lighting issue or cause to be issued to the consumer in respect of the premises referred to in the application a requisition for fuel and Separate forms of requisition shall lighting. be issued for allowances under the scales set out in clauses 6 and 8 hereof and for special assessments to be made under clause 12 hereof.

The forms of requisition shall separately for the sale, delivery, purchase, or acquisition of coal, coke, gas and electricity, and the consumer shall elect, subject to the terms of this Order, in what form and proportions he desires to take his fuel and lighting

The allowances of gas and electricity for lighting shall be added to and combined with the allowances of gas and electricity for fuel (if any), and the consumer may use such combined or total allowances either for fuel or

lighting as he may think fit.

59. The consumer may be required by any application or requisition for fuel and lighting to give full particulars as to the premises separately occupied by him in respect of which the supply of fuel and/or lighting is desired, the purpose for which the fuel is required, the previous consumption of fuel and/or lighting, the stock of coal and coke on hand available for use, and the quantity acquired in any way since May 1st last, and any other particulars which in the opinion of the Controller would enable him or the Local Fuel Overseer, as the case may be, to apply the scales of allowances set out in clauses 6 and 8 hereof, or to judge as to the needs and reasonableness of the requisition shall relate to such period as may be determined under clause 16 hereof.

60. Requisitions shall be returned to the Local Fuel Overseer within 14 days of the date

of issue completed as required.

Where an application for fuel and lighting has not been received in respect of any premises the Local Fuel Overseer may by direct notice to the consumer require such consumer to complete and return a requisition for such premises occupied by him within fourteen days of the date of such notice.

61. A consumer shall not sign and submit more than one requisition for the supply of fuel and lighting for the same premises except with the previous assent of the Local Fuel Overseer or except by way of a claim for additional allowance under clause 11 hereof.

Requisitions may be for a less quantity of fuel and/or lighting than that allowed under clauses 6 and 8 hereof respectively. In such case the consumer may without the previous assent of the Local Fuel Overseer submit a supplementary requisition at a later date for any quantity of fuel and/or lighting still due to him under such clauses or either of them.

The Local Fuel Overseer shall be responsible for seeing that not more than one requisition at one time is being fulfilled in respect of each

premises in separate occupation within his district, except with his assent.

62. The Local Fuel Overseer shall, if the particulars shown on a requisition are correct and agree with the application, issue certificates to the registered coal merchants or licensed coal dealers named thereon to supply such proper quantities of coal and coke required by such requisition, and at the same time issue certificates to the gas or electricity company or undertaking, or both, for the supply of the proper quantities of gas and/or electricity required by such requisition. Where the particulars shown on a requisition are incorrect, but the Local Fuel Overseer is satisfied as to the proper allowances to be made to the consumer, he shall issue certificates accordingly and at the same time issue an advance note of the fact to the consumer setting out such proper allowances as certified. Such certificates shall only be issued in the name (and address) of the registered coal merchant or licensed coal dealer who is to supply as named in the requisition.

Otherwise the Local Fuel Overseer shall only issue certificates after enquiry sufficient to determine what are the proper allowances for any premises, and shall then issue certificates and an advice note to the consumer accordingly.

If a certificate or certificates shall not have been issued within 14 days of the receipt of the requisition, the Local Fuel Overseer shall issue a temporary permit to the registered coal merchant or licensed coal dealer named on such requisition for a supply of coal and/or coke up to a given quantity or up to a given quantity per month until such time as he is able to issue the necessary certificate or certificates.

A gas or electricity undertaking shall continue the supply of gas or electricity pending the issue of the certificate, and the consumer shall be entitled to take such gas or electricity up to the quantity to which he is entitled under the terms of this Order, or where that is not ascertained up to his previous normal consumption as stated on his requisition without question as to correctness or validity of it under the terms of the Order.

Where a supply of coal for industrial purposes is included on a requisition and is not covered by the terms of clause 11 hereof, such supply may only be granted on receipt of an authority signed by such person or persons as may be agreed or determined by the Controller.

63. Where a certificate for a supply of fuel relates to premises in more than one occupation as provided by clause 13 hereof, or relates to various purposes and uses, the total allowance of fuel under such certificate shall be set out on the certificate in detail so as to show the parts of such allowance attributable to each separate occupation or to each several purpose, and fuel shall only be obtained and applied as stated therein.

Apart from the preceding paragraph of this clause, no significance shall attach to the kinds or qualities of coal or coke stated on a certificate, but the certificate shall be deemed to relate to a total quantity of coal or coke irres-

pective of kinds or qualities.

A certificate for a supply of coal may, at the request of the consumer, be met by a supply of coke provided that the quantity of coke supplied is treated as in fulfilment of an equivalent quantity of coal as provided by clause 7.

hereof. Except as provided in this clause, certificates for fuel shall not be treated as interchangeable.

64. A requisition shall not in itself be deemed to impose any obligation on a consumer to purchase or take delivery of the quantity of fuel and lighting stated in such requisition or in any certificate issued in respect thereof, nor shall the acceptance of a requisition or a certificate issued in respect thereof by a registered coal merchant or a licensed coal dealer be deemed to constitute a contract for the supply of the quantity of coal or coke stated on such requisition or certificate, nor shall the acceptance of a requisition or a certificate issued in respect thereof be deemed to impose any new or additional obligation to supply gas or electricity on any company or undertaking in fulfilment of the quantity stated therein.

65. Applications and requisitions for fuel and lighting, and all information contained therein or obtained in connection therewith shall be deemed to be private and confidential and shall not be communicated to any person not requiring to see such application or requisition or to have such information for the putpose of the execution of this Order.

66. Where a consumer desires to cancel or vary his requisition he must apply to the Local Fuel Overseer for the district, who will recall any certificates issued in respect thereof and at the same time obtain a certified statement as to what supplies (if any) have been made to such consumer under such certificates, and he will then cancel such certificates and substitute therefor such new certificates in respect thereof as may be desired by such consumer for any allowances of fuel and/or lighting still due under such requisition amended as may be necessary or desired by such consumer.

A transfer of a certificate from one registered coal merchant or licensed coal dealer to another shall only take place at the discretion of the Local Fuel Overseer, and there shall be no obligation upon him to cancel or vary such certificate for this purpose except for good cause shown. The acceptance of the registered coal merchant or licensed coal dealer to whom such certificate is to be transferred is necessary before the transfer can take place.

67. Special forms of application shall be used in connection with claims for additional allowances under clause 11 hereof. Such applications shall be forwarded to the Local Fuel Overseer, who will, within 14 days, issue the necessary certificate for any additional supply approved by him. Such applications may only be made after a requisition has been submitted and approved in respect of the premises concerned.

68. When the occupier of any premises is removing or about to remove from such premises he shall give notice to the Local Fuel Overseer of such removal and of the address to which he is removing in every case in which fuel and lighting are being obtained under the requisition of such occupier for such premises.

tion of such occupier for such premises.

The Local Fuel Overseer shall on such notice recall any certificates issued in respect of such premises and obtain a certified statement as to what supplies (if any) have been made under such certificates, and the quantity of fuel and/or lighting so supplied if in excess of the quantity properly allowed for consumption under the certificates in respect of the period of time elapsed since the date of the requisition shall be brought into account in any new requisition of such occupier in respect of any new premises.

subject to any adjustment in respect of the stock of coal or coke which may be left behind at such premises. The Local Fuel Overseer shall, if the removal is out of the district, forward an advice of such excess to the Local Fuel Overseer of the district in which the new premises are situate as shown by the address given by such occupier.

Such action shall be without prejudice to any proceedings which may be taken against such consumer for failure to comply with the terms

and provisions of this Order.

On every change of occupation a new requisition shall be submitted for the unexpired period of twelve months calculated from the 1st July last, as provided under clause 16 hereof.

An occupier may be required in respect of any occupation commenced subsequent to the date of this Order to afford evidence to the Local Fuel Overseer of his district that he has complied with the requirements of this clause. It shall be an offence under the Order to fail to give the notice prescribed by this clause.

69. A Local Fuel Overseer may call in a certificate under a requisition at any time and for any purpose and require such certificate to be accompanied by a statement showing in detail what supplies have been made under such certificate, and may cancel such certificate and issue such new one in its place at his discretion.

A registered coal merchant or licensed coal dealer shall not supply or deliver coal in quantities exceeding 1 cwt. at one time to any consumer after the date referred to in clause 50 hereof unless he is the holder of a certificate or temporary permit, issued by a Local Fuel Overseer in respect of such consumer. Where the Local Fuel and Lighting Committee is of opinion that it is necessary to postpone the operation of this part of this clause in order to facilitate the continuance of the coal trade it may make such reasonable postponement thereof as it may think necessary.

70. When a registered coal merchant or licensed coal dealer has completed the supply and delivery of coal or coke to any consumer under a certificate issued in respect of such consumer's requisition, he shall complete the declaration to that effect provided in the form of certificate and return it forthwith to the Local Fuel Overseer issuing it. Such consumer cannot then obtain or acquire any further supplies of coal or coke, as the case may be, for that year or other period specified except with the express permission of the Local Fuel Overseer.

PART VI.—DUTIES OF CONSUMERS.

71. A person being a consumer shall not-

(a) after the given date set out in clause 40 order, purchase, obtain, or in any way acquire or attempt to acquire coal except from a registered coal merchant or licensed coal dealer;

(b) after such date order, purchase, obtain, or in any way acquire or attempt to acquire coal or coke from more than one registered coal merchant or licensed coal dealer, without the Local Fuel Overseer; without the previous assent of the

(c) after the date on which this Order comes into effect, take delivery of or in any way acquire or attempt to acquire any quantity of coal which, together with any quantity of coal in his possession available for use in connection with any premises, would exceed either the yearly allowance under clause 6 hereof for such premises, or when such allowance shall have been approved, the additional allowance under clause 11 hereof, or the special assessment or revised allowance under clause 12 hereof. Provided always that prior to the determination of any special assessment under clause 12 hereof for premises used as dwelling-houses the allowance in respect of such premises shall be deemed not to exceed

(d) after the submission of a requisition to a Local Fuel Overseer in respect of any premises in his occupation take delivery of or in any way acquire coal in quantities of 1 cwt. or less at one time from any hawker or trolley-man or person dealing in coal except where it can be shown that such quantity of coal was necessary for the prevention of hardship by reason of any failure to receive supplies under the requisition. The onus of proof shall be upon the consumer;

(e) consume or cause or permit to be consumed upon any premises in his occupation in any quarter gas or electricity to an amount exceeding one-third of a total yearly amount of 22,500 cubic feet of gas, or 120 Board of Trade units of electricity, or such further quantities as may be allowed under the certificates issued upon his requisition, subject to any adjustments which may be permitted in respect of any reduction in consumption in the preceding quarters of the year.

(f) fail to give notice of removal as re-

quired by clause 68 hereof;

(g) waste, or permit to be wasted, any fuel or lighting; and for the purposes of this clause, cinders capable of being further consumed shall be deemed to be coal;

(h) make, or connive at the making of any false statement on any requisition or other application made in connection with or for any of the purposes of this Order.

72. Every order for coal subsequent to a requisition shall be in writing, in a form to be approved by the Controller, and the consumer shall be required to state on this form particulars of any existing stock of coal which he has available for use in connection with the premises in respect of which the order is placed.

An order may be a continuing order for a delivery at regular intervals, and such order shall not need to be renewed in respect of each

All orders for coal outstanding at July 1st are hereby cancelled unless they are for such quantities as comply with the provisions of clause 71 (c) hereof.

73. Every consumer shall, if requested so to do, afford the Local Fuel Overseer or the Controller, or any duly authorised representative of either of them, such evidence in support of his requisition or any application there-under as he may require, and shall further give every assistance to enable any particulars advanced by him in support of his requisition or other application to be verified.

74. The stock of coal in the possession of the consumer at the date of the requisition shall be deemed to be in full or part satisfaction of

the coal requirements for the year.

75. A consumer shall not have in his possession at any time coal more than sufficient to satisfy his allowance for a period of 12 months, and coal shall not be acquired for stock during the period from 1st October to 30th April

without the previous assent of the Local Fuel Overseer.

Where a consumer has a stock of coal in excess of the quantity referred to above, the Controller, or any person duly authorised by him, may take possession of such excess and apply it in such manner as may be thought fit upon such terms as may be determined. cept that where a consumer within 42 days of the date of this Order advises the Local Fuel Overseer of the district of the existence of such excess stock, the Local Fuel Overseer may, if he think fit, issue to such consumer a certificate authorising the holding of such excess stock as shall be declared, or any part thereof, and such stock or part thereof shall be held by such consumer for his own benefit for such period of time and under such conditions as the Local Fuel Overseer shall direct.

76. In determining the stock of coal to which a consumer is entitled under clause 75 hereof or the excess stock under such clause, regard shall be had to the extent to which such consumer has elected to take his fuel allowance in

gas or electricity.

77. A Local Fuel Overseer may grant to a consumer a certificate entitling such consumer to hold such additional stock as he may think fit and subject to such conditions as he may determine, provided that such stock is not disposed of or consumed in such a way as to increase the allowance of such consumer for any

PART VII .- DUTIES OF COAL MERCHANTS AND DEALERS.

78. A registered coal merchant or licensed coal dealer shall not accept an application or a requisition for fuel and lighting unless he has a reasonable expectation of being able to discharge all orders to be received under such application or requisition or unless he is required to accept such application or requisition by a Local Fuel Overseer or the Controller.

79. A registered coal merchant or licensed coal dealer shall not-

(a) supply or deliver coal to any premises on behalf of any consumer after the given date set out in clause 50 hereof (1) unless he is the holder of a certificate issued by a Local Fuel Overseer in respect of such premises of such consumer or (2) unless the quantity to be supplied or delivered does not exceed 1 cwt. at one time or such other quantity as may be from time to time determined by the Controller, and the registered coal merchant or licensed coal dealer is not aware that any requisition has been submitted by and approved for such premises of such consumer and he has complied with the provisions of clause 51 hereof so far as applicable thereto.

(b) after the date on which this Order comes into effect sell, deliver, or in any way supply coal for consumption to any person which together with any quantity of coal in his possession available for use in connection with any premises would exceed either the allowance under clause 6 hereof for such premises or, when such allowance shall have been approved, the additional allowance under clause 11 hereof, or the special assessment or revised allowance under clause 12 hereof. Provided always that prior to the determination of any special assessment under clause 12 hereof for premises used as dwelling-houses, the allowance in respect of such premises shall be deemed not to exceed 20 tons.

(c) make any supply of coal in contravention of the provisions of clause 63 hereof except with the previous assent of the Local Fuel Overseer,

80. Every registered coal merchant or licensed coal dealer shall keep at the office or depôt at which orders are received and dealt with by him under any certificates, a record in a form to be approved by the Controller of all such certificates, and shall enter on such record against such certificates the dates and quantities of all coal sold, supplied or delivered by him in respect of any such orders.

The record and all orders, receipts or vouchers for the deliveries of coal, together with the books and accounts of such merchant or dealer, shall be open to the inspection, at all reasonable times, of the duly authorised representatives of the Local Fuel Overseer or the

Amendments may only be made on such record with the assent of the Local Fuel Overseer or the Controller or their duly authorised representatives. Mistakes which are corrected shall be shown on the record and evidence in

support of the alteration afforded.

81. Where a registered coal merchant or licensed coal dealer receives an application for fuel and lighting for acceptance which, in his opinion, could be best executed by transfer to another registered coal merchant or licensed coal dealer, he may transfer such application, before acceptance, to such other registered coal merchant or licensed coal dealer who is willing to accept the same and such other registered coal merchant or licensed coal dealer is hereby authorised to accept such application and to execute any orders received and complete the supplies required under any certificate issued thereunder. A certificate may only be transferred with the assent of the Local Fuel Overseer.

The Local Fuel Overseer may, with the assent of the Coal Merchants' Supervisor for the district, or on the advice of the Local Fuel and Lighting Committee, require any delivery of coal to consumers within his district to be transferred from one depot to another within the district or from one registered coal merchant or licensed coal dealer to another within such district as may be most convenient for the delivery of the same, and in such latter case the requisition or certificate thereunder shall be transferred to the registered coal merchant or licensed coal dealer required to execute it, and he shall execute any orders thereunder equitably in rotation with any other orders that he may then have or may receive.

82. Every registered coal merchant and licensed coal dealer shall, if required by the Local Fuel Overseer with the approval of the Local Fuel and Lighting Committee, provide and thereafter maintain at each of his depots adequate provision for the sale of coal by retail in quantifies not exceeding 1 cwt. (but not less

than ½ cwt.) at one time.

83. Every registered coal merchant and licensed coal dealer shall, as far as possible and subject to any special requirement of this Order, make deliveries of coal in rotation to all consumers, in accordance with the dates of their respective orders, without variation except in so far as may be necessary to make up full loads for delivery.

84. Except as provided in clause 93 hereof

and subject to the provisions of this Order, from the 1st May to the 31st October in any year, coal may be delivered to a consumer in instalments not exceeding 4 tons at one time up to a full year's allowance permitted by this Order in accordance with the requisition or certificate relating thereto, provided that where the capacity of one vehicle (including a trailer) exceeds 4 tons, a full load may be delivered and provided also that the last instalment of any order may be 6 tons or any less quantity as may be required to complete the allowance.

A second instalment shall not be delivered until provision has been made for the delivery of a first instalment as above in respect of all orders then received by the registered coal merchant or licensed coal dealer, and so for subse-

quent instalments.

This restriction on deliveries only applies to coal required for a separate dwelling house and shall not apply in respect of buildings not used or only partly used as a dwelling house or dwelling houses, or to blocks of flats or tenements, hotels, institutions, boarding houses or other premises in respect of which coal is purchased collectively on behalf of all occupiers.

Provided always that if he considers it necessary in the public interest to further restrict deliveries of coal during this period the Controller may by notice apply the restrictions set out in the next succeeding clause.

85. Except as provided in clause 93 hereof, and subject to the provisions of this Order, during the months from the 1st November to the 30th April in any year, coal shall not be delivered to any consumer in any month in excess of one-ninth of the full year's allowance under the requisition or certificate or one ton where such quantity is less than one ton unless the registered coal merchant or licensed coal dealer has completed all orders under requisitions or certificates accepted by him up to this extent for such month, or unless the delivery of a larger quantity has been required by the Local Fuel Overseer by notice in writing sent to such registered coal merchant or licensed coal dealer.

Except that when coal is carted loose the minimum quantity shall be the usual load for the district but not exceeding 30 cwts.

Coal shall not during these months be delivered in execution of any order where the available stock in the possession of the consumer is in excess of one-ninth of the full year's allowance under the requisition applicable thereto so long as any orders remain unexecuted where the available stock in the possession of any

other consumer is less than such quantity.

86. The Controller may determine such priorities in the delivery of coal in quantities exceeding 1 cwt. at one time either in respect of certain classes of consumers or in respect of certain classes of buildings as he may think fit in the public interest, and may make rules

accordingly.

87. Every registered coal merchant shall be required to hold such minimum stock of coal at each of his depôts and for such period of time as may be required by the Local Fuel Overseer with the approval of the Local Fuel and Lighting Committee or by the Controller, and if at any time within such period he shall not hold stock in excess of such minimum stock, then he shall not sell or deliver any coal except (a) to a consumer in such quantity as may be determined by the Local Fuel Overseer, as the maximum to be sold at one time or in respect of one purchase or transaction, (b) to a licensed coal dealer for re-sale to consumers on similar conditions, or (c) to such persons and in such quantities by the express direction of the Local Fuel Overseer or the Controller, until such time as he again holds stocks in excess of such minimum.

88. With the assent of the Local Fuel Overseer the registered coal merchants may establish a common stock on behalf of them all or of some of them and may agree the terms and conditions to be applied to the provision and use of such stock.

In an emergency the Local Fuel Overseer may require stocks to be pooled, but not so as to prejudice the trade of any one merchant, and may determine subject to appeal to the Local Fuel and Lighting Committee or to the Controller the terms and conditions under

which such pooling shall take place.

89. A registered coal merchant or licensed coal dealer shall make such returns and reports to the Local Fuel Overseer or the Controller as the Controller may from time to time direct, and it shall be an offence under this Order to fail to make such returns.

90. A registered coal merchant or licensed coal dealer shall make such deliveries as the Local Fuel Overseer may direct, and shall observe any directions and instructions of the Local Fuel Overseer, under the terms of this Order, and it shall be an offence to refuse or fail to make such deliveries without reasonable

In addition to the powers conferred on the Local Fuel Overseer by clauses 36 and 81 hereof relating to deliveries, the Local Fuel Overseer may nominate, with the assent of the Coal Merchants' Supervisor or the Local Fuel and Lighting Committee, a coal merchant or dealer for his district or any part thereof, who shall undertake the delivery of any supply of coal in an emergency when other and more regular arrangements cannot be made.

91. A registered coal merchant or a licensed coal dealer shall not knowingly sell, supply or deliver coal to a consumer in quantities of 1 cwt. or less when such consumer is obtaining supplies under a requisition, whether accepted by him or by another merchant or dealer. Further, a registered coal merchant or licensed coal dealer may require a consumer attempting to acquire coal in quantities of 1 cwt. or less to declare the stock in his possession, and where such stock exceeds 10 cwts. shall refuse to supply or deliver coal to such consumer in

such quantities.
92. The Local Fuel Overseer may with the approval of the Local Fuel and Lighting Conmittee determine the stocks to be held by licensed coal dealers so as to ensure their continuance in business at all times, but in exercising this power regard shall be had to the circumstances and ability of the licensed coal dealer to make and hold such stock, and in no case shall such stock exceed 50 tons without the

licensed coal dealer's assent.

93. A registered coal merchant or licensed coal dealer selling, supplying or delivering coal by the truck to a private consumer must give previous notice thereof to the Local Fuel Overseer of the district to which the coal is to be forwarded and such notice shall give full particulars as to name and address of the person to be supplied, the premises in respect of which the supply is made, and the extent of the supply.

Within the period from October 1st to

April 30th in any year, the Local Fuel Overseer may in his discretion refuse to permit such supply to be made by the truck in any case and within the period from 1st May to 30th September in any year in any case in which there has not been a previous practice for coal to be so supplied.

94. A registered coal merchant or licensed coal dealer or anyone acting in their behalf shall neither advertise nor tout or canvass for customers or orders, except to such extent as may be permitted by the Local Fuel Overseer or the Controller. It shall be an offence under this Order, unless previously asked so to do by a consumer, to send a form of application to such consumer if he shall not have been supplied with coal previously by such merchant or dealer sending out such form of application, or to use the forms supplied by the Local Fuel Overseer or by the Controller for the furtherance of his trade, except in accordance with the procedure laid down in this Order.

This clause shall not have effect with regard to existing advertisements so long as no renewed or extended arrangement is entered into, nor shall it have any effect with regard to signs or notices on an office or shop or wharf or depot belonging to or in the occupation of such merchant or dealer for the purposes of his business of trading in coal or on any vehicle or other equipment used by him for the purposes of his business, nor shall it have any effect in relation to notices of prices to be charged for coal or to notices relating to any of the provisions of this Order.

PART VIII.—DUTIES OF UNDERTAKERS OF GAS AND ELECTRICITY SUPPLIES AND OTHER CLAUSES APPLICABLE THERETO.

95. A company or undertaking supplying or offering to supply gas or electricity for reward (hereinafter referred to as an undertaker of gas or electricity supply) shall not accept a certificate of the Local Fuel Overseer for a supply of gas or electricity to any consumer in excess of his previous consumption unless it is able to make such additional supply without prejudice to its other consumers or unless it is expressly required so to do by the Local Fuel Overseer. In the event of refusal the certificate shall be returned to the Local Fuel Overseer for adjustment.

96. Where an undertaker of gas or electricit supply is by reason of the provisions of this Order prevented from making a supply or from making a full supply to any consumer it shall to that extent be relieved of any obligation resting upon it by statute or otherwise

from making such supply.

97. An undertaker of gas or electricity supply shall keep such records of its supplies to all consumers as the Controller may require, and such records, together with any orders, receipts, or vouchers for such supplies, and the books and accounts of such undertaker shall be open at all reasonable times to the inspection of the duly authorised representatives of the Local Fuel Overseer of the district in which any consumer's premises are situate, or of the Controller.

Further, an undertaker of gas or electricity supply shall make such returns to the Local Fuel Overseer or the Controller as the Controller may approve for the purposes of this

98. An undertaker of gas or electricity supply shall take readings of the meters of all

No. 30776.

consumers not less frequently than once in each quarter, and such other meter readings as, in the opinion of the Controller, may be found necessary to ensure the observance of the restrictions on consumption laid down in this Order.

For the purposes of the quarterly accounts and returns required under this Order the meter readings for each quarter shall be taken as nearly as possible to the quarter days as defined in clause 5 hereof. The system of defined in clause 5 hereof. taking meter readings shall as far as possible proceed according to some regular arrangement each quarter, so that the interval between the readings of the meter of any one consumer shall be approximately three months.

The meter readings shall, for the purposes

of this Order, be final.

99. An undertaker of gas or electricity supply shall not, after the date on which this Order comes into effect, without the previous assent of the Local Fuel Overseer, make any new supplies for the purpose either of lighting or fuel, nor shall it fit or equip or permit or authorise to be fitted or equipped any premises with additional appliances for the purpose of using gas_or electricity for fuel without such This clause shall extend to any other persons undertaking the fitting or equipping of premises with appliances for the use of gas or electricity for fuel.

Where premises have been fitted or equipped for the purpose of using gas or electricity for fuel since May 1st last the Local Fuel Overseer may, in his discretion, refuse to permit an additional supply of gas or electricity for such premises in respect of such new fittings or

100. When a consumer fails to give notice of removal as required by clause 68 hereof, he shall be assumed to have consumed the gas and/or electricity shown by the next meter

readings after his removal.

101. An undertaker of gas or electricity supply shall, not later than six weeks after the close of any quarter, make a return to the Local Fuel Overseer for each district in which it makes supplies showing for each consumer in such district the excess supply (if any) which such consumer has taken in such quarter for any premises in his occupation over the allowance shown for such consumer on the certificate received from the Local Fuel Overseer for such premises.

In calculating such excess supply due allowance shall be made for the interval which has actually accrued between the meter readings for that and the previous quarter and rateable

adjustments made.

Due allowance shall also be made for any reduction in consumption in any previous quar-

ter of the year commencing July 1st.

102. An undertaker of gas or electricity supply shall maintain such reserves of coal for the purposes of its undertaking as the Controller may determine, and shall report to the Local Fuel Overseer or Overseers concerned and to the Controller any failure on its part to maintain such reserves.

The Controller may in such event direct such general reduction or limitation in the supply of gas or electricity to consumers as he may deem necessary to provide against a failure of supply.

PART IX.—THE SALE OF COAL.

103. The Local Fuel and Lighting Committee, with the approval of the Controller, may

from time to time determine the maximum prices of coal to consumers, but in determining such maximum prices only those members of the Committee who are defined as independent members in clause 21 hereof shall vote upon any question coming up for decision.

104. In determining the maximum prices of coal to consumers the following principles shall apply:

(a) Coal shall be divided into classes or qualities, which shall, as far as possible, follow the usual custom or practice of the trade, and coal shall only be sold or dealt in in accordance with the classes or qualities so established unless the Controller shall require the coal to be mixed or sold in a particular way, in which case the prices shall relate to the coal as sold under such requirement. Where coal is sold under a registered or trade name such name may only be added, in brackets, after the description of the class

(b) Separate prices shall be fixed for sales in quantities of 4 cwts. and over, and in quantities less than 4 cwts. Separate prices may also be fixed for sales in quantities less

than 1 ton, but exceeding 4 cwts.

(c) Separate prices shall be fixed to accord with the conditions and circumstances attaching to the sale or delivery of coal.

105. The Local Fuel and Lighting Committee shall observe any directions of the Controller in determining the maximum prices of

106. Where coal is sold for resale, the maximum prices of such coal at every stage shall be determined under this Order in so far as they are not already determined by the Wholesale Coal Prices Order, 1917.

107. Coal shall not be sold to, or purchased by, consumers at prices exceeding the maxima so determined, nor shall any charges be made or paid by any person under any pretext for special services rendered to consumers where such services have been brought into reckoning in determining the maximum prices.

108. When coal is delivered in restricted quantities, in consequence of any of the provisions of this Order, such coal shall be charged and paid for at the appropriate price as for the quantity delivered, and shall not, unless the consumer so desires, be deemed to be a part delivery in fulfilment of any then outstanding order for a larger quantity.

109. Every sale of coal to which the provisions of this Order apply shall be by weight, except that coke may be sold by measure in quantities of 1 cwt. or less, where such has been the previous practice, with the assent of the

Local Fuel and Lighting Committee.

110. No conditions involving the purchase of any other article or any other payments than those permitted under this Order shall Where by reason of attach to a sale of coal. special circumstances attaching to any delivery or supply of coal the merchant or dealer is of opinion that the cost of such delivery or supply warrants an additional charge, he may apply to the Local Fuel and Lighting Committee to have an additional charge per ton or per cwt. determined in respect of such delivery.

111. Maximum prices of coke to consumers shall be fixed in relation to the maximum prices for coal, and this Order shall extend to the fixing of maximum prices for coke at all stages from the point of manufacture to the point of consumption, clauses 103 to 110 hereof, inclusive, shall apply.

112. A notice in a form to be approved by the Controller of the maximum prices approved for any district or such less prices as may be charged shall be exhibited and kept exhibited in a conspicuous position in all offices or other places at which orders for the sale or delivery of coal are received and at the office or offices to be established under Clause 20 hereof respectively.

The charging of prices in accordance with such notice shall be conclusive evidence that such charging of prices is approved and that the prices charged are correct.

113. Subject to any byelaw of any Local Authority no person being the owner of or employed in connection with or in charge of a vehicle offering for sale coal in quantities not exceeding 2 cwts. in such vehicle shall sell or offer for sale such coal unless there shall be affixed on prominent and conspicuous parts of such vehicle so as to be visible on both sides thereof, metal tablets on which shall be clearly marked in a permanent and legible manner the price per cwt. at which the coal is offered for sale, and such person shall not alter, deface, remove or exchange such figure or figures except at the place of loading or at the office of his employer; and no person in charge of a vehicle to which is affixed a metal tablet as above shall on a sale of any such coal charge to the purchaser any price greater than that marked on the said metal tablet.

Provided always that coal of one class or quality only shall be sold upon such a vehicle except with the previous assent of the Local Fuel Overseer, which assent shall not be un-

reasonably withheld.

114. Any coal to be supplied under an order under a requisition or certificate in respect thereof shall be paid for on or before delivery if the registered coal merchant or licensed coal dealer so require, and it shall be no cause of complaint that coal cannot be obtained where it is not shown that payment has been tendered on or before delivery if so required.

115. Any person selling or dealing in coal may be required to produce evidence to show that the coal which he is selling or dealing in is of a class or quality entitling him to charge the prices which he is demanding and for this purpose shall, on the request of a Local Fuel Overseer, Coal Merchants' Supervisor or other authorised representative of the Controller, or on the request of the purchaser, produce a sale ticket or loading ticket, as provided under Clause 48 hereof, or must produce the invoice relating to the purchase of coal by him from

the colliery or factor. 116. A purchaser of coal may require the seller to produce evidence as to the correctness of the charges made by him in accordance with this Order. A Local Fuel Overseer, Coal Merchants' Supervisor or any authorised representative of the Controller may require any person selling or dealing in coal to satisfy him as to the correctness of the prices exhibited by such person, or as to the prices charged or proposed to be charged for any supply or delivery, or as to the quantity of coal contained in any bag or other receptacle or load being offered for sale or being delivered.

PART X.—ENFORCEMENT AND PENALTIES.

117. The Controller may confer upon every Local Fuel and Lighting Committee appointed

under this Order, subject to such approval as he may direct, the power of enforcing within its district this Order and all rules and instructions made or to be made by the Controller under the powers conferred upon him by this Order and the Controller shall in that event authorise every Local Fuel and Lighting Committee and such officers and other persons as it may designate or appoint for the purpose, to prosecute any summary offence against the Defence of the Realm Regulations occasioned by any breach of this Order or of any rule or instruction the power of enforcing which is conferred on the Committee. The Controller may also undertake prosecutions on his own account concurrently with any Local Fuel and Lighting Committee and may designate officers to carry out this work on his behalf.

118. In any proceedings taken by a Local Fuel and Lighting Committee or by an officer or other person designated or appointed by it or by the Controller for the purpose of prosecution in respect of a breach of this Order or of any rules or instructions of the Controller made thereunder, it shall be presumed until the contrary is proved that the authority conferred by clause 117 hereof applies.

119: Any failure or neglect on the part of any person to observe or conform to the terms and provisions of this Order is a summary offence against the Defence of the Realm Regu-

lations.

120. Where a consumer shall have taken in connection with any premises more gas or electricity in any quarter than the quantity allowed under the terms of this Order, the Local Fuel Overseer may, in his discretion, call in any certificates under the requisition of such consumer in respect of such premises relating to coal or coke, and may cancel such certificates, issuing in their place new certificates for such less quantity of coal or coke as may then be due to such consumer after the conversion of such quantity of coal and/or coke into gas or electricity as may be necessary to provide against such excess consumption.

And where such consumer shall have obtained all the coal or coke due to him under such certificates may reduce the allowances of coal or coke of such consumer for any future period

as may be necessary for such purpose.

121. An undertaker of gas or electricity supply may, and at the request of the Local Fuel Overseer, with the approval of the Local .Fuel and Lighting Committee, shall, cut off the supply to any consumer in respect of any premises at which more than the amount allowed has been consumed in any quarter or prior to the conclusion of such quarter, and shall restore such supply on such terms and conditions as may be necessary to secure the observance of the restrictions on consumption laid down in this Order.

An undertaker of gas or electricity supply may for the purposes of this clause enter upon the premises of such consumer, and any costs to be incurred in connection with the cutting off or restoration of any supply of gas or electricity shall be borne by such consumer.

Any action taken under this clause shall be without prejudice to any proceedings which may be taken against such consumer for failure to observe the terms and provisions of this

122. Where by reason of any compliance with the provisions of this Order the fulfilment of any contract by any party thereto is interfered with, the necessity of complying with the provisions of this Order shall be a good defence to any action or proceeding taken against such party in respect of the non-fulfilment of such contract so far as it is due to such interference.

PART XI.—METROPOLITAN FUEL AREA— SPECIAL CLAUSES.

123. This Order shall be read in conjunction with the Household Coal Distribution Order, 1917, dated 10th August, 1917, and made by the Board of Trade, but, subject to clause 125 hereof, the terms and provisions of this Order shall in case of difference prevail.

124. The Metropolitan Fuel Area for the purposes of this Order shall comprise the City of London and the district of any Local Authority so far as such district is included within the Metropolitan Police District, and the following districts or parts thereof of Local Authorities without the Metropolitan Police District, namely

The Municipal Boroughs of-

Hemel Hempstead and St. Albans.

The Urban Districts of-

Caterham, Chertsey, Chorley Wood, Dartford, Egham, Epping, Esher and the Dittons, Leatherhead, Rickmansworth, Rom-Walton-on-Thames, Watford, and \mathbf{W} eybridge.

The Rural Districts of-

Bromley, Epsom, Hatfield, and Watford. The following parishes in the following Rural Districts

Chertsey.—The parishes of Byfleet, Pyr-

ford and Thorpe.

parishes of Darenth, Dartford.—The Stone, Sutton-at-Hone, and Wilmington.

Dorking.—The parish of Effingham. Epping.—The parishes of Epping Upland, Theydon Bois, and Theydon Garnon.

Eton.—The parishes of Denham, Horton,

Iver, and Wyrardisbury.
Godstone.—The parishes of Chelsham, Tandridge (detached), Tatsfield, Titsey, and Woldingham.

Hemel Hempstead.—The parishes of Bov-

ingdon, Flaunden, Great Gaddesden, and King's Langley.
Ongar.—The parishes of Lambourne, Theydon Mount, Stapleford Abbots, and Stapleford Tawney.

Reigate.—The parishes of Chaldon, Chipstead, Gatton, Kingswood, Merstham, and Walton-on-the-Hill.

Romford.—The parishes of Havering-atte-

Bower, Hornchurch, and Noak Hill. St. Albans. The parishes of Redbourn, St. Michael Rural, St. Peter Rural, St. Stephen's, and Sandridge Rural.

125. This Order shall have effect in the Metropolitan Fuel Area subject to the follow-

ing modifications:

(a) There shall not be established in respect of any district or part of a district of a Local Authority included in this area

a Local Fuel and Lighting Committee.
(b) All appointments of Local Fuel Overseers (referred to as Local Coal Overseers in the Household Coal Distribution Order, 1917), or Coal Merchants' Supervisors shall continue under this Order without express confirmation.

(c) The Local Fuel Overseer and Coal Merchants' Supervisor for any district or part of a district shall report direct to the Controller in all things and shall carry out the Order under his immediate supervision.

(d) Wherever, in respect of such a district

or part of a district, there is a reference to the Local Fuel and Lighting Committee such reference shall be read as though the Con-

troller were mentioned in its place.

(e) Representatives of undertakers of gas or electricity supply shall be nominated to advise and assist the Local Fuel Overseer or the Controller, as the case may be, and to comply with the requirements of clause 38 hereof.

(f) Any registration or licensing of coal distribution agencies completed under the Household Coal Distribution Order, 1917, shall remain in effect until cancelled by the Controller, and steps shall not be taken to enforce the provisions of Part IV. of this Order, excepting clauses 48 and 49, without the previous assent of the Controller.

(g) All requisitions and certificates issued under or in pursuance of the Household Coal Distribution Order, 1917, are cancelled as at 1st August next, but any supplies made under such requisitions or certificates from the date upon which this Order comes into effect until such date shall comply with the

terms and provisions of this Order.

(h) All questions relating to or arising out of supplies of coal to, or reserve stocks of, registered coal merchants trading within the area shall be dealt with by the Controller.

(i) The maximum prices of coal and coke within the area shall be fixed by the Con-

troller.

(j) All prosecutions for infringements of this Order shall be undertaken by the Controller or on his behalf.

PART XII.—MISCELLANEOUS.

126. Any person specially authorised in writing by the Controller may enter upon any premises, (a) in which he has reason to believe that any coal is being kept in contravention of this Order or (b) in respect of which a requisition has been received and carry out such inspection and examination of the premises as

he may thing necessary.
127. The Retail Coal Prices Order, 1917, dated the 11th September, 1917, and made by the Board of Trade is hereby cancelled in respect of all sales of coal coming within the scope of this Order, but the Maximum prices fixed by Local Authorities under such Order shall remain in force until revised or withdrawn in accordance with the provisions of

this Order.

Part II. of the Lighting, Heating and Power Order, 1918, dated the 26th March, 1918, and made by the Board of Trade is hereby cancelled in respect of any premises supplied or to be supplied with gas or electricity under the te. ms and provisions of this Order.

128. A copy of this Order shall be open to inspection at every office or coal depôt at which a registered coal merchant or licensed coal dealer receives orders for the sale or delivery of coal and at every office to be established

under the provisions of clause 20 hereof.
129. This Order may be cited as the Household Fuel and Lighting Order, 1918, and shall be read in conjunction with the Local Authorities (Fuel and Lighting) Order, 1918.

130. Subject to the provision of clause 4 hereof, this Order shall come into effect upon the 1st July, 1918.

A. H. Stanley.

Board of Trade, 7, Whitehall Gardens, London, S.W. 1. Dated 28th June, 1918.

NAVAL SALVAGE MONEY.

Department of the Accountant-General of the nt of the Account Navy, Admiralty, S.W. 1. 2nd July, 1918.

Notice is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the award for the salvage of s.s. "Sussex" by H.M. Ships "Nepaulin" and "Myrmidon" and H.M. Tug "Security," between 1st and 3rd January, 1917.

Agents or other persons having any just and legal demand, unliquidated, against the award are required to transmit the particulars of any such demand to the Registrar of the Admiralty Division of H.M. High Court of Justice, in order that the same may be examined, taxed and allowed by that Officer, and paid under the sanction of the Judge of the said court.

Due Notice will be given, by future advertisement in the London Gazette, of the date proposed for the commencement of distribu-

tion.

NOTICE OF INTENDED DISTRIBUTION OF NAVAL SALVAGE MONEY.

Department of the Accountant-General of the Navy, Admiralty, S.W. 1. 2nd July, 1918.

Notice is hereby given to the Officers, Seamen, and Marines, and to all persons interested therein, that the distribution of the award for the salvage of s.s. "Keltier" by H.M. Trawlers "Rosetta" and "St. Ives" and H.M. Tug "Rover" on 11th and 12th December, 1916, and for the salvage of s.s. "Fridland" by H.M. Trawler "Adrian" on 2nd May, 1916, will commence on Wednesday, the 3rd instant, in the Prize Branch of the Department of the Accountant-General of the

Navy, Admiralty, S.W.
All applications from persons entitled to share, who are not now serving, should be addressed "On Prize Business:-to the Accountant-General of the Navy, Admiralty, London, S.W. 1." Such applications (except in the case of Commissioned Officers), should be accompanied by Certificates of Service.

Admiralty, 22nd June, 1918. R.M.L.I.

Maj. (actg. Lt.-Col.) Noel Stanley Clutter-buck relinquishes the rank of actg. Lt.-Col. on ceasing to comd. a Bn. 30th Apr. 1918.

R.M.

Reginald James Gumm (from R.M. Gunner W.O.) to be Lieut., for distinguished service. 14th June 1918.

The Temp. Hon. Comsn. of Temp. Hon. 2nd Lieut. J. M. Wilson, Unattached List, R.M., is terminated from the 31st May 1918.

The undermentioned to be temp. 2nd Lts.:

13th June Kenneth Brand Harper. 1918.

Harry Anstead Beckenham. 24th June∽

Henry Francis Wellington (from 2nd Lt., R.G.A. (S.R.)). 15th June 1918.

Engineers.

The undermentioned to be temp. Capt.:—Geoffrey Arthur Pepercorn (from Lieut., R.E. (T.)). 1st June 1918.

The undermentioned to be temp. Lieut.:— Harry Alexander Clift. 14th June 1918.

Admiralty, 25th June, 1918.
To be tempy. Engr. Sub-Lt.—
Albert E. Hotchkiss. 25th June 1918.

Payrs. to be Staff Payrs.—
John M. Bell. 10th May 1918.
John M. Buckle. 16th June 1918.
Bernard Carter. 22nd June 1918.

Bosn. (retd.) to be Chf. Bosn. (retd.)— Robert Scantlebury. 25th June 1918.

R.N.V.R.

To be tempy. Lieuts.—
Rev. Herbert S. Barber.
Christopher Smiles.
25th June 1918.

To be tempy. Sub-Lieut.—
William Campbell. 20th June 1918.

To be tempy. Dent. Surg.—
William T. Johnson, L.D.S. 22nd June
1918.

Admiralty, 26th June, 1918.

Placed on retd. list— Engr. Lieut. Hedley E. G. Apps. 15th June 1918.

Tempy. Engr. Sub-Lieut. to be tempy. Engr. Lieut.—

Charles H. Stubbings. 26th June 1918.

R.N.R.

To be tempy. Lieut.—
Martin Fanning. 14th June 1918.

To be tempy. Sub-Lieut.—
Edwin A. C. Morphett. 24th June 1918.

To be tempy. Engr. Sub-Lieut.—
John H. H. Holm. 21st June 1918.

R.N.V.R.

To be tempy. Lieuts.—
Alexander Anderson. 1st Feb. 1918.
Charles L. Abbott. 24th June 1918.
Cecil J. Davison. 26th June 1918.

To be tempy. Sub-Lieuts.— Charles F. Milligan. George Goldman. 26th June 1918.

Admiralty, 27th June, 1918.

With reference to the notice in the London Gazette of the 11th June, page 6932, under date 1st June, the word "Engineers" should be inserted between "Ernest Victor Culme Seymour to be 2nd Lt. 1st June 1918" and "The undermentioned to be tempy. Capts."

Lieut.-Comdr. (retd.) to be Comdr. (retd.). Eric C. Lucas. 28th June 1918.

Payr. to be Staff Payr.—
Reginald E. I. Crosse. 28th June 1918.

R.N.R.

Lieut. Frank G. Osbiston, who relinquishes his appointment on account of ill-health contracted in the service, to retain his rank.

Lieut. to be Lieut.-Cdr.:—
Thomas A. Matheson. 7th June 1918.

Tempy. Sub. Lieuts. to be tempy. Lieuts.:—
Alan C. Lambert. 21st Sept. 1917.
Hubert H. Cooper. 5th June 1918.
Bertram P. Blenkarne. 6th June 1918.
Frank E. Axtell. 9th June 1918.

Mid. to be Sub-Lieut.:—
Alfred C. Hannan. 28th Jan. 1917.

To be tempy. Sub-Lieut.— William L. Couch. 3rd June 1918.

To be tempy. Engr. Sub-Lieuts.—
Andrew D. Willock. 20th June 1918.
John O. Hughes. 21st June 1918.
Robert Thomson. 22nd June 1918.
Alexander A. McDougall. 22nd June 1918.

R.N.V.R.

To be tempy. Lieut.— Ralph H. Ward. 27th June 1918.

Tempy. Sub. Lieut. to be tempy. Lieut.:— E. F. Boileau. 27th Apl. 1918.

To be tempy. Sub-Lieuts.— Charles Coll. Aubrey F. Kemp. 27th June 1918.

Women's Royal Naval Service.

Asst. Principals to be Deputy Principals—Miss Violet Waldy. 20th June 1918.

Miss Irene H. Kent. Miss Doris M. Moore. 26th June 1918.

Quarters Supervisor to be Deputy Principal—

Mrs. Evelyn F. Cowell. 26th June 1918.

To be Deputy Principal (Non-Administrative)—
Miss Edith M. I. Ridley. 19th June 1918.

To be Asst. Principals (Non-Administrative)—

Miss Margaret G. M. Farrell. 29th Apr. 1918.

Miss Jessie H. Williams. Miss Catherine E. M. Wilson. 19th June 1918.

Asst. Principals (Non-Administrative) (on probation) confirmed Asst. Principals—
Miss Clair B. Collas.

Miss Maude B. Miller. 23rd May 1918.

Admiralty, 28th June. 1918.

Actg. Lieut. to be Lieut.:-John M. Mundell. 15th June 1917.

Actg. Mate confirmed as Mate:—
Arthur H. Williams. 28th June 1917.

Actg. Mates to be Mates— Cyril W. A. G. Hamley. 28th June 1917. Morris R. Cole, D.S.C. 28th June 1917.

R.N.R.

To be tempy. Sub. Lieuts.:—
John Mahony. 28th June 1918.
John Rees. 25th June 1918.
George T. Peebles. 28th June 1918.

To be tempy. Engr. Lieut.:-Adam Bell. 20th May 1918.

To be tempy. Engr. Sub. Lieuts.:—Alfred Bowles. 20th June 1918. William E. Sharp. 25th June 1918.

R.N.V.R.

To be tempy. Lieut.:—
Jeffery I. Leighton. 28th June 1918.

Tempy. Sub-Lieuts. to be tempy. Lieuts.— James Smith.

William N. Woodbridge. 9th June 1918.

Clement E. Skinner. 28th June 1918.

To be tempy. Sub. Lieuts.:--William H. Langleys. David N. Stewart. 28th June 1918.

To be tempy. Dental Surg.:— Frederick Sullivan, L.D.S. 25th June 1918.

Admiralty, 29th June, 1918.

Mids. to be Sub-Lieuts.—

Humfrey J. B. Moore. Guy R. Barrow. Owen P. Powell. Hubert S. Harrison. Harold L. Dewdney. William G. G. Gerard. Thomas E. Halsey. Ronald C. Wield. Arthur F. Peers.

Eric Read. Percy E. Healey. Eric G. Jeffery. William Oakley.

Neville L. J. Pisani. William M. Bridges.

Arthur O. Gillett. John L. Fletcher.

Hugh Lingard. Ernest H. P. Greaves. Stuart L. Bateson.

Albert R. W. Smith.

Christopher G. Clarke.

Brian D. Youatt. Ian E. Brodie.

Thomas P. Pentland.

William P. Cubitt.

15th May 1918.

Actg. Mates confirmed as Mates-

Thomas A. Lavelle. John C. Swayne. Charles Sweeney. Walter S. Smithies. John Beattie.

28th June 1917.

R.N.R.

To be tempy. Lieuts.— James Adams. 27th June 1918. James W. Drake. 29th June 1918.

To be tempy. Engr.-Lieut.-Frederick Corns. 29th June 1918.

To be tempy. Sub-Lieuts.—
Joseph W. Parsons. 19th Oct. 1916.
Thomas J. Rogerson. 27th Oct. 1916. Arthur D. Goodwin. 19th Jan. 1918. Leo Roberts. 27th June 1918.

Hugh F. Barrett. Ernisto F. Bultesi Frank E. Hewett. 29th June 1918.

To be tempy. Engr. Sub-Lieuts.—
James Price. 25th Mar. 1918.
Arthur J. Lyons. 8th June 1918.
William E. Ashton. 27th June 1918. Thomas A. Short. 27th June 1918.

Joseph W. Hewitson. Arthur Prettyman. Alfred A. English. 29th June 1918.

To be Hon. Staff Payr.-Charles L. Compton. 13th June 1918.

R.N.V.R.

To be tempy. Sub-Lieuts.— Hubert H. Gregory. 27th June 1918. Arthur F. Cole. 29th June 1918.

Admiralty, 30th June, 1918.

The following promotions have been made to date 30th June 1918:—

Cmdrs. to be Capts.:-Tristan Dannreuther. Frederic H. Walter. Archibald Cochrane, C.M.G. Maurice D. Evans. James D. D. Stewart. Michael H. Wilding. Kenneth G. B. Dewar. Kerrison Kiddle. Henry G. Sherbrooke, D.S.O. Arthur K. Betty, D.S.O. Reginald J. N. Watson, D.S.O. Hubert S. Monroe, D.S.O. George E. Lewin. Ronald Howard. Alan J. Mackenzie Grieve.
John C. H. Lindsay.
Francis A. Clutterbuck, D.S.O.
Raymond Fitzmaurice, D.S.O. Theodore E. Johnstone Bigg. Frank F. Rose, D.S.O. Gerard A. Wells. George T. C. P. Swabey, D.S.O. Nicholas E. Archdale. John K. im Thurn. Ralph Eliot. Howard J. Kennard. The Hon. William S. Leveson-Gower. Pèrcy Lockhart H. Noble, M.V.O.

Henry George H. Adams. Edward R. Jones. Lieut.-Cmdrs. to be Cmdrs.:-George S. Thornley, D.S.O. John C. S. Paterson. Henry Grattan. Ronald C. Mayne. Basil J. D. Guy, V.C., D.S.O. Richard St. John. Roualeyn D. F. Forbes. Clement C. Swift. Arthur W. Benson. Kenneth A. F. Guy. Geoffrey N. Henson. Ernest C. Brent, D.S.O. Arthur B. A. Baker. Noel E. Isemonger. William G. A. Shuttleworth. Thomas K. Maxwell. Charles G. L. Woollcombe.

Sydney K. Smyth.

Arthur A. Scott. Henry P. Wilson. Harold R. Priston. Charles H. Jones, D.S.O. Stuart E. Holder. Maurice C. Bomford. Malcolm R. J. Maxwell-Scott, D.S.O. Charles T. Wilson. Richard L. Hamer. Roy N. Suter. Malcolm Murray. Raymond J. Harris-St. John, D.S.O. Arthur C. Horsley. John H. K. Clegg. Cuthbert W. Swithinbank. Claude C. Dobson, D.S.O. John P. Landon., John L. Field. Christopher J. F. Wood. William R. Phillimore. Gordon R. Bald. Ronald H. Hilliard. The Hon. Edmund R. Drummond. Alexander S. Douglas. Ernle W. Money. Donald I, McGillewie. Cyril G. Sedgwick. Owen C. Hare. Lord Alastair M. Graham. John A. Scott. Fairfax M. Kerr. William J. Whitworth, D.S.O. Frank Elliott. Ronald M. Fraser. Patrick Macnamara. Percy H. Ridler. Gerald B. Villiers. Martin E. S. Boissier. John O. N. Wood. Fitzroy H. D. Byron. John B. Glencross, D.S.O. Bertram C. Watson, D.S.O. R.N. $\mathcal{U}.$ Comdr. to be Capt. Charles C. Talbot, R.D. Comdrs. to be actg. Capts. Henry Hutchinson, R.D. Newenham R. de la C. Cornwall. Lieut.-Comdrs. to be Comdrs.-Frank E. Beadnell. John Hewson, R.D. (actg. Comdr.). George T. Pickford (actg. Comdr.), R.D. Alfred V. Robertson Lovegrove, R.D. (actg. Comdr.): Graham C. Holloway, R.D. (actg. Comdr.). Reginald M. Partridge. Lieut.-Comdrs. to be actg. Comdrs.-Reginald G. W. Mason, R.D. William J. O'Neill, R.D. Sidney R. Lane. Frederick R. Miles. Cecil Brooks, D.S.O., R.D. Cyril Edwards, D.S.O., R.D. Roger M. M. Collyer. Alfred Freer. Charles T. Keigwin, R.D. Charles G. Matheson, D.S.O. Lieuts. to be actg. Lieut.-Comdrs.-Ernest M. Hawkins, D.S.O. John C. Brown. Oscar J.P. Lee. Thomas E. Coombs. Robert McMurray. William R. Calder.

Joshua G. Saunders.

Douglas Davenport-Jones. Arthur P. Croxford, Basil J. Robinson. Leslie R. Carr. Frank T. Brade, D.S.C. George Davey. Charles H. Lightoller, D.S.C. Ernest K. Irving, D.S.C. Robert T. Martin. James Plumpton. Eugene E. F. Smith. Samuel N. White. Alexander L. Ambler. Charles L. Dettmar, D.S.C. Herbert L. Upton, D.S.C. John P. Tugwood, D.S.C. Lieut. to be actg. Lieut.-Comdr. (New Zealand Branch). Alan E. Cain, D.S.C. Tempy. Lieuts. to be tempy. actg. Lieut.-Comdrs. Frederick W. Gray, D.S.O. A. Charles Bedoura. William G. Wood, D.S.C. Charles Calvert. John H. Humble-Crofts. William T. West. Comdr. (ret.) to be actg. Capt. (ret.).— Ernest G. H. Brady, R.D. Lieut.-Comdrs. (ret.) to be actg. Comdrs. (ret.) Herbert S. Brown. Arthur J. Coleman, R.D. Thomas Brown, R.D. Thomas E. Day. Charles Hayward, R.D. Wm. F. Rhodes. Lieut. to be actg. Lieut.-Comdr. (ret.).— William T. Clifford.

Commission signed by the Lord Lieutenant of the County of Essex.

Major-General Frederick Francis Johnson to be Deputy Lieutenant. Dated 26th June, 1918.

Commissions signed by the Lord Lieutenant of the County of Haddington.

To be Deputy Lieutenants:—

The Most Honourable William George Montagu, Marquis of Tweeddale of Yester, in the said County.

Major-General Sir Hamilton Bower, K.C.B., North Berwick.

Major William Arthur Baird of Lennoxlove. Colonel Sir John Richard Hall, Baronet, of Dunglass.

James Reid, Esquire, of Tyneholm.

Lieutenant-Colonel Robert Waugh Tweedie, T.D., Coats.

Date of their Commissions 29th June, 1918.

India Office, 27th June, 1918.

The KING has been pleased to appoint Sir James Scorgie Meston, K.C.S.I., to be an Ordinary Member of the Executive Council of the Governor-General of India, in succession to Sir William Stevenson Meyer, K.C.S.I., K.C.I.E., when his term of office expires.

Air Ministry 2nd July, 1918.

ROYAL AIR FORCE.

The undermentioned temporary appointments are made:

Brigade Commanders.

And to retain their temp. rank whilst so empld.:-

1st Apr. 1918.

Lt.-Col. (temp. Brig.-Gen. in Army) L. E. O. Charlton, C.M.G., D.S.O.

Lt.-Col. (temp. Brig.-Gen. in Army) R. E. T. Hogg, C.I.E.

Lt.-Col. (temp. Brig.-Gen. in Army) C. L. N. Newall.

Lt.-Col. (temp. Brig.-Gen. in Army) D. le G. Pitcher, C.M.G.

Lt.-Col. (temp. Brig.-Gen. in Army) T. I. Webb-Bowen, C.M.G., D.S.O. 3rd Apr.

Col. (temp. Brig.-Gen., now temp. Maj. Gen.) J. F. A. Higgins, D.S.O. 1st to 28th Apr. 1918.

Brigadier-Generals.

And to retain their temp. rank whilst so empld.:-

1st Apr. 1918.

(Air.) Col. (temp. Brig.-Gen. in Army) P. W. Game, D.S.O.

Lt.-Col. (temp. Brig.-Gen. in Army) F. L. Festing, C.M.G. (Q.)

Lt.-Col. (temp. Brig.-Gen. in Army) H. R. M. Brooke-Popham, D.S.O.

Group Commanders.

And to be temp. Cols. whilst so empld.:— Lt.-Col. D. G. Conner. 18th May 1918. Lt.-Col. H. A. Williamson. 27th June 1918.

Staff Officers, 1st Class.

And to be temp. Lt.-Cols. if not already holding that rank:

1st Apr. 1918.

(Air.) Maj. (temp. Lt.-Col.) G. L. Crossman, C.M.G., D.S.O.

Lt.-Col. H. D. Goldsmith, D.S.O.

Maj. (temp. Lt.-Col.) F. C. Shelmerdine.

(Q.) Maj. (temp. Lt.-Col.) H. Blackburn, M.C.

Maj. (temp. Lt.-Col.) H. C. H. Hudson, M.V.O.

A. J. Clark (Bt. Maj., Lond. Regt., T.F.), and is granted a temp. commn. as Maj. 4th Apr. 1918.

Maj. R. J. F. Barton. 27th May 1918.

Maj. (temp. Lt.-Col.) M. Spicer. Apr. 1918.

Staff Officers, 2nd Class.

And to be temp. Majs. if not already holding that rank:

1st Apr. 1918.

(Air.) Maj. R. J. F. Barton. Capt. H. W. M. Paul.

Capt. (temp. Maj.) Rt. Hon. Sir J. A. Simon, vice Maj. R. J. F. Barton. 27th May 1918.

(P.) Capt. R. S. Lindsell. Lt. (temp. Capt.) A. H. Stradling.

Capt. A. J. W. Barmby. 3rd May 1915. Capt. F. G. Stammers, 15th June 1918. G. W. Dobson. 3rd July 1918.

W. G. P. Young (Capt. (temp. Maj.) Shrops. Yeo., T.F.), and is granted a temp. commn. as Capt. 1st Apr. 1918.

Capt. A. S. Ellerton. 25th Apr. 1918.

Maj. H. A. R. Aubrey, M.C. Lt. (temp. Capt.) R. Addenbrooke-Prout, M.C.

Capt. C. C. Boyd-Rochfort. Capt. A. J. Child, M.C. Lt. (temp. Capt.) T. M. Eggar. Capt. E. C. Fulton. Capt. C. F. Gordon, M.C.

Lt. (temp. Capt.) F. S. Isaac.

Capt. G. C. May.

Capt. J. Selwyn, vice Capt. G. C. May. 19th Apr. 1918.
Capt. C. G. Beatson, vice Capt. A. J. Child, M.C. 3rd May 1918.

Capt. J. G. Howell, M.C., vice Lt. (temp. Capt.) F. S. Isaac. 20th May 1918.

Lt. (temp. Capt.) R. H. Peto. 15th Apr. 1918.

Capt. (temp. Maj.) C. E. Gardner. May 1918.

Lt. (temp. Capt.) T. G. Baxenden. May 1918.

Čapt. L. J. Killmayer. 22nd May 1918. Lt. (temp. Capt.) H. F. Anns. 12th June 1918.

Lt. (temp. Capt.) H. A. Tweedie. 13tbJune 1918.

Staff Officers, 3rd Class.

And to be temp. Capts. if not already holding that rank: 1st Apr. 1918.

(Air.)

Lt. (temp. Capt.) L. A. K. Butt. Capt. C. B. Krabbè.

(P.)

Lt. (temp. Capt.) E. J. Briscoe. 2nd Lt. (Hon. Capt.) S. Smith.

Lt. (temp. Capt.) A. E. Hartley. 2nd Apr. 1918.

1st May 1918.

Capt. E. A. Beulah. Lt. H. S. Blakeley.

Lt. A. D. Finney. 8th May 1918.

(S.)
Capt. C. G. Beatson. W. S. Evans (Capt., Welsh R.), and is granted a temp. commn. as Capt. Capt. W. J. J. E. M. Everard. Lt. (temp. Capt.) S. D. Felkin.

Capt. J. G. Howell, M.C. Lt. (temp. Capt.) P. C. Hoyland.

Capt. J. Selwyn.

Lt. (temp. Capt.) F. G. Stammers. G. T. Tait (temp. Capt. in Army), and is granted a temp. commn. as Capt.

Lt. J. S. Webb. Capt. R. Whittaker.

Hon. M. H. R. Knatchbull-Hugessen, M.C. (Lt., R.A.), and is granted a temp. commn. as Lt. 20th Apr. 1918.

Lt. (temp. Capt.) H. O. Barnaby, vice Capt. C. G. Beatson. 3rd May 1918.

Capt. F. D. Lord Doune, M.C. 21st May 1918.

Lt. J. J. Bartlett. 1st Apr. 1918. 2nd Lt. R. Hely. 8th May 1918.

2nd Lt. (temp. Lt.) H. B. Langton. 16th May 1918.

Camp Comdt.

Graded for purposes of pay as S.O.3:-

H. Hibbard (Lt., Res., Household Bn.) and is granted a temp. commu. as Lt., and to be temp. Capt. whilst so empld., vice Lt. (temp. Capt.) F. W. Angus. 25th Apr. 1918.

FLYING BRANCH.

Maj. (temp. Lt.-Col.) R. R. Smith-Barry to be temp. Col. whilst specially empld. 19th June 1918.

Capt. (temp. Maj.) C. F. Portal, D.S.O., M.C., to be temp. Lt.-Col. whilst empld. as Lt.-Col. (A. & S.). 17th June 1918.

The undermentioned Lts. (temp. Capts.) to be temp. Majs. whilst empld. as Majs. (A. & S.):

E. Cadbury, D.S.C. 1st Apr. 1918. A. C. Jowett. 17th June 1918.

The undermentioned Lts. to be temp. Capts. whilst empld. as Capts. (A. & S.):— F. G. Pinder. 1st June 1918.

16th June 1918.

D. R. Brook.

F. Carr.

17th June 1918.

R. J. B. Benson.

F. McChesney.

H. J. Pratt. 22nd June 1918.

W. G. Holbrow. 25th, June 1918.

The undermentioned Lts. (Hon. Capts.) to be temp. Capts. whilst empld. as Capts. (A. & S.):-

1st May 1918.

C. L. Bailey.

H. S. Broad.

J. H. Keens. E. E. Maitland-Herriot.

P. H. Martin.

F. S. Mills.

E. M. Morgan.

R. S. de Q. Quincey. K. F. Saunders.

N. M. Scott.

H. L. E. Tyndale-Biscoe.

A. A. Wallis.

L. C. Shoppee, D.S.C. 9th May 1918.

1st June 1918.

G. H. T. Barnes.

C. J. Clayton.

R. Davies.

E. E. Deans.

C. Perrett.

G. M. T. Rouse. A. R. Stack.

A. M. Tidy.

Capt. (temp. Maj.) D. R. Gawler, M.C., relinquishes the temp. rank, and reverts to the rank of Capt. whilst empld. as Capt.

(A. & S.). 6th May 1918. Lt. (temp. Capt.) H. W. Eades to be Lt. (O.), from Tech. 25th May 1918.

The undermentioned Lts., from Observer Officers, to be Lts. (A. & S.):—
G. E. Randall. 20th May 1918.

A. Swales. 23rd May 1918. C. H. Wallis. 25th May 1918. 2nd Lt. W. Z. Grandi, from Tech., to be 2nd Lt. (A. & S.). 30th May 1918.

The undermentioned 2nd Lts. (late Gen. List, R.F.C., on prob.) are confirmed in their rank as 2nd Lts. (A. & S.):—

J. D. Smith. 7th Apr. 1918. R. T. Nixon. 9th Apr. 1918.

M. Genest. 15th Apr. 1918.
A. B. D. Campbell. 5th May 1918.
M. J. Levine. 7th May 1918.

C. H. P. Killick. 10th May 1918. W. F. M. Wise. 15th May 1918. J. D. Henshaw. 17th May 1918.

18th May 1918.

O. H. P. Lloyd. Marc Aurele Vachon.

20th May 1918.

J. E. G. Rochemont.

A. W. Southall. A. S. Bradburn.

J. H. Ratcliffe.

R. Lazzari, H. F. Allbutt. F. C. Bennett.

W. W. McDavid.

E. S. B. Clarke.

21st May 1918.

S. N. Waddy.

S. L. G. Beaufoy. F. B. Miseroy.

L. Arnott.

22nd May 1918.

K. G. Ibison.

S. L. Walters.

·23rd May 1918.

S. Richardson.

H. H. Botting.

M. A. K. Carpenter. 24th May 1918. 25th May 1918.

A. S. Maltby.

J. Satterthwaite.

E. C. Gordon.

26th May 1918.

N. W. Churchill. R. W. Payne.

27th May 1918.

J. B. Smith.

C. H. Hobson.

28th May 1918.

J. Cooke.

M. A. Toomey.

G. McG. Chalmers.

J. P. Bernigaud.

H. Alcock. 29th May 1918.

30th May 1918.

R. Beesley. H. T. Perkins. H. G. Packford.

J. M. Meston.

H. H. Parker.

A. J. Girardot.

C. F. D. Evans.

31st May 1918.

M. R. Jacobs.

C. S. Leslie.

J. S. Hughson.

J. B. Macdonald. G. Herring.

A. D. Kennedy. A. E. Thorp.

A. D. Greenhough.

W. H. Dillon.

1st June 1918.

A. J. P. Evans.

F. G. Coulson.

H. A. Edwards.

H. J. Fox.

R. G. Adams.

J. H. H. Doughty-Davies.

2nd June 1918.

L. D. Russell.

H. Parker.

R. A. P. Johnson. F. C. Taylor. (Date of 1st commn. 23-8-17.)

S. P. Seddon.
S. T. C. Roberts.
F. W. Sinclair.

C. D. Thornton.

A. R. Pengilly.

J. Ure. F. J. S. Clayden.

J. R. Gaze.

G. S. Bragg.

3rd June 1918.

G. W. C. Ravenhill.

J. N. Payne. G. W. Willis.

4th June 1918.

B. G. Pool.

W. A. N. Butler.

A. R. Collis.

W. F. McManus.

H. N. Hastie. C. V. Felhauer.

K. G. Nairn.

5th June 1918.

W. T. Jones.

H. J. Gye.

T. D. Drury. P. J. O'Donnell.

J. C. Collins. 7th June 1918.

8th June 1918.

L. G. Tearle.

G. E. T. Payne.

H. S. McDowall. 14th June 1918.

The undermentioned are granted temp. commns, as 2nd Lts. (A. and S.):

J. Spooner (temp. 2nd Lt., attached R. War. R.). 28th May 1918.
H. R. Hayden (temp. 2nd Lt., attached

Welsh R.). 29th May 1918.

31st May 1918.

B. R. Collison (Capt., L'pool R.), and to be Hon. Capt.

G. H. Hunt (Lt., Sask. R., C.E.F.), and to be Hon. Lt.

E. H. D. Fowler (2nd Lt., Midd'x R.).

1st June 1918.

J. R. Traves (temp. 2nd Lt., attached

York & Lanc. R.). C. A. Brown (Lt., Quebec R., C.E.F.), and to be Hon. Lt.

S. E. Sutcliffe (temp. Lt. North'd Fus.), and to be Hon. Lt.

4th June 1918.

C. P. Tindal-Atkinson (temp. Capt., N. Lan. R.), and to be Hon. Capt.
A. H. Bill (Lt., Sask. R., C.E.F.), and to be Hon. Lt.

W. M. Herriot (2nd Lt., L'pool R.). 5th June 1918.

7th June 1918.

H. B. Hatcher (temp. 2nd Lt., Midd'x

O. H. Hadley (temp. Capt., N. Lan. R.), and to be Hon. Capt.

The undermentioned Cadets are granted temp. commns. as 2nd Lts. (A. & S.):-

23rd May 1918.

Hugh Lachlan Allward.

Harold Percival Ayres.

Allen Servos Ball.

William George Boyd.

William Yates Bogle.

Percival Stanley Brown.

Charles Holden Browne.

Harry Burdick.

Dana Lockhart Butchart.

John Mathew Byrne.

James Gordon Callaghan.

William L'Estrange Carroll.

Harry Cheetham.

Frederick David Cowan.

Maurice Hercule Fernand de Haerne.

George William Dyson.

Henry Hudson Dobson.

Herbert Victor Feather.

Austin Anthony Forhan.

Harold Augustus Freeman.

Gorham Fulton Freer.

Charles Wilfred Gracey.

Alger Graham.

Havelock Cameron Graham.

Percy Arthur Hainstock.

Frank McLeod Harrison.

Alexis Saxon Helmer.

Harold Higgins.
William Wesley Ingram. Edward Joseph Jones.

Roger Alston Jones

William Nevill Keeling. Clarence Wilfrid Kerr.

Joseph Adolphe Yvan Laforest.

Roscoe George La Motte.

Clifford Gordon Lang.

Finley Fraser Leet. Frank Chandler Logan.

Raymond David Lovesey.

Alan James Marshall. William Chester Marshall.

Arnold Stanley Mathews.

Fred Charles McAdams.

Robert Stanley McConnell.

Roderick Charles McHenry. Arthur Edward McKenna.

Robert Hetzel Mills.

Warren Edward Mosher. Edward Charles O'Donnell. Donald Springer Osborne.

Chester Russell Parkinson.

Oscar Bauduy Santa Maria.

Cecil Douglas Smith.

Claude Henry Tripp. Albert Macdonald Webb.

Floyd Wilfred Wells.

William Hamilton Wilde.

Miles Lawson Williams. Henry Braid Wilson.

Donald Withycomb.

Harry Charlton Wood. William Chrisman Taylor.

30th May 1918.

Alfred Joseph Adamson. Charles William Chesley Barber.

Arthur Fred Beyles. Charles Eugene Binet. Henry Crilly Bourke. Edward Harold Brown. John Bowie Browning. Russell koberts Caldwell. Harward Eastman Chaffey. Hugh James Clark. Clarence Clifford Creigton. George Raymond Davidson. Maximilien Rudolphe de Miege. Lucien Wilfrid De Serres. John Wesley Grooms. Edward Pearson Hall. Lawrence Pearce Harlow. Rex Haliburton Harlow. William Kerr Hogg. Walter Beecher Lake. Arthur C. Langtry. Richard Alexander Macdonald. George Alexander Moir. Frederick Russell Orris. Francis Levis Pogue. William Beettie Ramsay. Richard William Roberts. Leoncio Salvador Ros. Guy Dunning Scovil. Harold George Shaw. Thomas Dunn Shaw Hatcher Bates Singleton. George Patrick Styles. John Thomas Taylor. Robert Williams.

31st May 1918. James Warner Bellah. George Homer Cote. Ivan Leslie Cullen. Melville Lyster Hall. Howard Clarence Ingram. Carlos Duque Gile.

The undermentioned 2nd Lts. (late Gen. List, R.F.C., on prob.) are confirmed in their rank as 2nd Lts., Observer Officers:-

E. C: Bethell. 25th May 1918.

1st June 1918.

I. B. Corey.

P. Pilkington.
P. S. Hartley.
J. H. Gray.

P. F. Hilborn. 6th June 1918.

P. F. Hilborn.
T. F. L. Myring. 8th June 1918.

11th June 1918.

E. G. Brigg

R. M. Doyle.

J. Glover.

F. D. Marshall. G. N. Troth.

R. F. Jarrom.

12th June 1918.

C. H. A. Collyns.

J. M. Evans.

J. B. Russell. 13th June 1918.

F. Shaw. 14th June 1918.

16th June 1918.

C. C. Dance.

W. R. Henderson.

W. S. Marshall.

A. E. Durling. C. C. Walmsley. E. A. Dew.

17th June 1918.

G. McM. Findlay.

A. Hogg.

J. B. Cockin.

T. Garlick.

H. S. Hind.

The undermentioned are granted temp. commns. as 2nd Lts., Observer Officers:

T. Newey (temp. 2nd Lt., Leic. R.). 17th

May 1918. C. Beagle (temp. 2nd Lt., Manch. R.).

1st June 1918.

G. R. Schooling (temp. 2nd Lt., North'd Fus.)

W. H. E. Labatt (temp. 2nd Lt., W. York. R.).

H. B. Steckley (2nd Lt., Lond. R., T.F.). D. J. Muil (2nd Lt., R. War. R., T.F.). K. Nixon (2nd Lt., W. Rid. R., T.F.).

J. Whitehead (temp. 2nd Lt., W. York. R.).

A. Urinowski (temp. 2nd Lt., L'pool R.). E. Vickers (2nd Lt., W. Rid. R., T.F.). W. D. Clark (temp. 2nd Lt., Durh. L.I.). S. W. P. Foster-Sutton (2nd Lt., E. Kent

R.). R. W. Ellis (temp. 2nd Lt., North'd Fus.). 2nd June 1918.

8th June 1918.

J. Arnold (2nd Lt., L'pool R., T.F.). F. P. Cobden (temp. Lt., M.G.C.), and to be Hon. Lt.

G. Davies (2nd Lt., N. Lan. R., Spec. Res.)

M. R. H. Kane (Lt., R. Dub. Fus., Spec. Res.), and to be Hon. Lt.
D. E. F. Waight (Lt., North'd Fus.), and

to be Hon. Lt.
A. T. le F. Johnson (Lt., Lord Strathcona's Horse, C.E.F.), and to be Hon. Lt. 9th June 1918.

11th June 1918.

R. W. Griffiths (temp. Lt., Leic. R.), and to be Hon. Lt.

C. G. Johnson (Lt., Can. Rly. Service, C.E.F.), and to be Hon. Lt.

A. W. Whitmore (temp. 2nd Lt., Leic.

R.). N. Riddell (Lt., Hamps. Yeo., T.F.), and

to be Hon. Lt.

A. C. Dutton (2nd Lt., R.W. Kent R.,

T.F.).
J. L. McPherson (2nd Lt., High. L.I.,

A. C. Estcourt, M.C. (temp. 2nd Lt., Gen. List, New Armies). 12th June 1918.

13th June 1918. P. Wilkins, M.C. (temp. 2nd Lt., R.E.).

O. Sherwood (2nd Lt., Durh. L.I., T.F.).

14th June 1918.

A. M. Pearson (2nd Lt., Som. L.I.). T. H. R. Riggs (2nd Lt., Linc. R.). G. Archer (temp. 2nd Lt., Suff. R.).

T. Wiggins (temp. 2nd Lt., Lan. Fus.).

A. L. Benjamin (temp. Lt., R. Fus.), and to be Hon. Lt.

W. B. Walker (2nd Lt., High. L.I., Spec. $\mathbf{Res.}$).

R. F. Connell (temp. 2nd Lt., K.R. Rif.

C.).
H. S. Notley (temp. Lt., K.R. Rif. C.),

16th June 1918.

E. A. Wadsworth (temp. 2nd Lt., E. York. R.).

C. E. Eddy (temp. 2nd Lt., S.A. Inf.).

17th June 1918.

W. H. Thompson (temp. 2nd Lt., attd. North'd Fus.).

L. H. Bell (temp. 2nd Lt., attd. Glouc. R.).

E. Kew (temp. 2nd Lt., North'n R.).
R. D. Linford (temp. 2nd Lt., attd. R. War. R.).

H. Mercer (2nd Lt., E. Lan. R., T.F.). Lt. C. F. J. North, from A. & S., to be Lt., Observer. 11th June 1918.

The undermentioned Cadets are granted temp. commns. as 2nd Lts., Observer Officers:

26th June 1918.

René Fisk Cathrow. Robert Oliver Baird.

28th June 1918.

Reginald George Gibbs. Norman Hugh Wildig. James Fergerson Pollock.

29th June 1918.

Arthur Birch. Albany Francis Cairns. William Hutchings. Sidney Hammersley. George Frank Custance. Marcus Redvers Prodger. Arthur Owen Moore. Richard Neville Palmer. William Alfred Evans. Clifford Harrison.

Kenneth Graham Mitchell Galletly. Lt. T. A. Armstrong resigns his commn.

3rd July 1918.

Lt. B. Yandell resigns his commn., and is granted the hon, rank of Lt. 3rd July 1918.

The undermentioned Lts. relinquish their commns. on account of ill-health caused by wounds, and are granted the hon. rank of Lt.:-

3rd July 1918.

W. H. Maturin. C. R. O'Hagan.

Administrative Branch.

Lt.-Col. J. Attenborough, C.M.G., D.S.O., to be temp. Col. whilst empld. as
Col. 1st Apr. 1918.
Maj. H. B. Bonning to be temp. Lt.-Col. whilst empld. as Lt.-Col. 17th Apr. 1918.

The undermentioned Lts. (temp. Capts.) to be temp. Majs. whilst empld. as Majs. :-

E. G. A. Lefrere. 19th June 1918. A. Young. 24th June 1918.

Capt. (temp. Maj.) G. H. Cox to be Maj. (from A. & S.). 10th June 1918.

The undermentioned Lts. to be temp. Capts. whilst empld. as Capts.:-

C. F. Powell. 14th June 1918. F. Jewell. 21st June 1918.

The undermentioned 2nd Lts. to be temp. Lts. whilst empld. as Lts.:

(Hon. Lt.) J. W. Harling. 19th June 19Ì8.

W. L. Rees. 24th June 1918.

The undermentioned Lts. (A. & S.) to be

L. G. Bacon. 8th Apr. 1918. N. E. S. Simon. 4th June 1918.

A. Glynne. 15th June 1918.

A. D. Carey. 18th June 1918.

20th June 1918.

E. W. Berry. H. G. Cox.

24th June 1918.

C. H. Clifford.

E. W. Hadrill.

The undermentioned Lts. (O.) to be Lts.:-

H. P. L. Gardner. 17th June 1918.

24th June 1918.

S. G. Barlow.

C. W. Wilson.

The undermentioned are granted temp. commns. as 2nd Lts.:-

7th June 1918.

W. W. Reilly (Capt., Conn. Rang.), and to be Hon. Capt.

E. D. Edwards (Lt., Lan. Fus., Spec. Res.), and to be Hon. Lt.

R. S. Cowen_(temp. Lt., attd. K.R. Rif. C.), and to be Hon. Lt.

1st July 1918. Herbert Wallen Croft. Henry Albert Lambert. Allen Oswald Millington Limb. Edward Amor Woods.

The surname of 2nd Lt. J. R. Derouet is as now described, and not as stated in the Gazette of the 21st June 1918.

The undermentioned Lts. relinquish their commns. on account of ill-health contracted of active service, and are granted the hon. rank of Lt.:-

3rd July 1918.

H. B. O'Hagan.

D. G. O'Reilly.

The undermentioned 2nd Lts. resign their commns., and are granted the hon. rank of 2nd Lt.:-

3rd July 1918.

G. J. Bowden. J. I. Rikh.

2nd Lt. R. Lyon relinquishes his commn. and is granted the hon. rank of 2nd Lt. 3rd. July 1918.

2nd Lt. F. George relinquishes his commn. on account of ill-health caused by wounds, and is granted the hon. rank of 2nd Lt. 3rd July 1918.

2nd Lt. E. G. Morris relinquishes his commn. on account of ill-health, and is granted the hon. rank of 2nd Lt. 3rd July 1918.

2nd Lt. T. H. Somerville relinquishes his commn. on account of ill-health contracted on active service, and is granted the hon. rank of 2nd Lt. 3rd July 1918.

TECHNICAL BRANCH.

The undermentioned to be temp. Majs. whilst empld. as Majs. :-

Capt. G. W. Williamson, M.C. 6th May 1918.

Lt. (temp. Capt.) J. N. D. Heenan. 19tb June 1918.

Lt. (temp. Capt.) C. H. Nathan. June 1918.

Capt. C. H. Awcock. 25th June 1918. Capt. (temp. Maj.) G. de L. Wooldridge to be Maj. (from Admin.). 1st Apr. 1918.

The undermentioned to be temp. Capts. whilst empld. as Capts.:-

1st Apr. 1918.

Lt. D. Clark.

Lt. K. D. G. Collier.

2nd Lt. (Hon. Maj.) H. P. Coles. 26th.May 1918.

Lt. (Hon. Capt.) F. W. Bedford. 24th June 1918.

The undermentioned 2nd Lts. to be temp. Lts. whilst empld. as Lts.:

W. E. Townsend. 2nd Apr. 1918. (Hon. Lt.) N. W. Wale. 9th May 1918. R. W. Anderson. 29th June 1918.

The undermentioned Lts. (A. & S.) to be Lts.:-

(Hon. Capt.) A. M. Hughes. 19th June 1918.

L. C. Pincott. 24th June 1918.

D. R. Snider. 28th June 1918.

Lt. N. W. Rostron to be Lt. from (Admin.). 17th June 1918.

The undermentioned 2nd Lts. to be Lts.:-

2nd Apr. 1918.

C. Atkey.

R. G. Fussell.

R. B. Hutchings. W. R. Kells.

G. A. Lush.

Sir C. C. Mansel, Bart. L. O. Millington, S. H. Roberts.

H. R. South.

F. B. Stradling.

F. A. Thomas.

4th May 1918.

S. M. Barrett.

B. Rotherham.

J. G. Speirs.

J. W. Clark. 10th May 1918.A. H. Johnson. 11th May 1918.

7th June 1918.

U. P. Jonckheers.

R. D. Owen.

MEDICAL BRANCH.

Lt. F. R. McCambley to be Capt. 13th June 1918.

The undermentioned are granted temp, commns. as Lts.:-

(Substituted for notification in the Gazette 11th June 1918.)

6th June 1918.

L. C. W. Balls.

R. A. Spong.

H. L. Thorn.

Lt. G. O. Roper to be Lt. from (K.B.). 22nd June 1918.

Memoranda.

The undermentioned 2nd Lts. to be Lts.:-

J. A. Galbraith. 13th Apr. 1918.
A. C. Clinton. 26th Apr. 1918.
F. D. Coleman. 17th May 1918.

The undermentioned Lts. relinquish their commns. on ceasing to be empld.:-

(Hon. Maj.) P. C. Franklin (Maj., A.S.C., T.F.). 16th June 1918.

(Temp. Capt.) H. H. Hanchett-Glover (Lt., R.N.V.R.). 29th June 1918.

Civil Service Commission,

July 2, 1918.

In pursuance of the provisions of His late Majesty's Order in Council of the 10th January, 1910, the Civil Service Commissioners hereby announce the undermentioned Appointments, Promotions, &c. (including Assignments and Transfers of Second Division Clerks, and the Transfer of an Assistant Clerk of the Abstractor Class) for the month of June, 1918:-

I. CERTIFICATES ISSUED, &c.

June 1, 1918.

AFTER OPEN COMPETITION.

Admiralty: Assistant Clerks (Abstractors), Gerard Arthur George, George Alfred Titmus.

Post Office: Female Sorting Assistant, London, Ella Fordyce Cowie.

Female Learner, London, Helena Hannah Tarling.

AFTER LIMITED COMPETITION.

Post Office: Female Learners, Gladys Irene Braine (Birmingham), Elsie Florence Flaye (Newcastle-on-Tyne).

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Skilled Labourers, Alfred Ernest Avery, Albert Edward Beveridge, Alfred John Davey, Samuel George Doidge, William Henry Kendall, John Henry Milden, George Thomas Parnell, Alfred Ernest Parsons, Thomas Edgar Perry, George Henry Hammett Popplestone, Albert James Thorn, Robert Truscott, Richard John Williams.

Post Office: Clerical Assistant, Leonard Saxon Haisall.

Sorting Clerk and Telegraphist (Postal), Manchester, Charles Hadfield Gregory.

Telephonist, London, Gladys Hustler.

Telephonists, Gertrude May Cross (Teignmouth), Winnifred Annie Forster (Birmingham), Nellie Hughes (Birmingham), Annie Gibson McCallum (Glasgow).

Temporary Assistant Postmen, George Charles Baker, Benjamin Cooper Clayton, Frederick George Corpe, Edward Henry Fitch, Leslie John Howes, William Walter Jackson, Ernest Royle, Percy Wise, William Albert John Wregg.

FOR REGISTRATION AS TEMPORARY BOY CLERKS.

George Boot, Reginald Dean, Robert Dinnage, Erik Oscar Forsberg, Herbert George Gray.

June 3, 1918.

AFTER OPEN COMPETITION.

Post Office: Female Learner, London, Edith Rose Morris.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Labourers, George Robert Smith, Matthew Taylor.

Shipwright, Thomas Reginald Stephens.

Skilled Labourers, Francis William Henry Baker, Henry Edwin Baker, William George Baser, Ernest John Battershill, William Edwin Collier, John Purdie Distin, William Gibbons, Bertie Gidley, Albert George Honey, Thomas William Mills, Henry James Parsons, William Edward Reuben Pink, Frederick William Joy Rambridge, Alfred George Callard Rean, Edwin George Richardson, Wilfrid Walke, George Henry Ware.

British Museum (Natural History): Boy Attendant, Alfred Francis John Gedye.

Post Office: Telephonists, London, Elsie Annie Eyles, Gladys Gertrude Green.

Telephonists, Annie Martha Braim (Bedale), Dora Forrester (Wolverhampton), Lilian Jane Johnson (Nelson).

Temporary Assistant Postmen, Arthur Henry Lee, Albert James Mountain, Frederick William . John Noble, Walter Redvers Parsons, Albert Horace Pearce, Alfred William Russell, Richard Leslie Saxton, Samuel Walter Thilthorpe, Charles Alfred Wimhurst.

For Registration as Temporary Boy Clerks.

Douglas English Johnson, Reginald Edward Roberts, Leslie John Wakeford, Reginald Charles Ward.

June 4, 1918.

AFTER OPEN COMPETITION.

Post Office: Female Writing Assistant, London, Louisa Dinah Solomons.

AFTER LIMITED COMPETITION.

Post Office: Female Learners, Vera May Dobson (Whitby), Leonora May Kinsella (Birmingham).

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Boilermaker, Percival Harvey.

Engine Fitters, Sam Broadhurst, John Hollidge, Frederick Charles Edward King, Albert Watkins.

Skilled Labourers, Frank Edwin Hooper, William Francis Lakey, Charles Oxford, Victor Arthur Stiles.

Inland Revenue: Assistant Paper-Keeper, Walter Richard George Lemmon.

Post Office: Female Sorting Clerk and Telegraphist, Seaford S.O., Lewes, Dorothy Annie Stanley.

Telephonists, London, Elsie Louisa Knowles, Winifred Reneira Townsend. Telephonists, Marjorie Ethel Malthouse (Tunbridge Wells), Hilda Pugh (Stoke-on-Trent), Beatrice Emily Rider White (Bognor).

Temporary Assistant Postmen, Alec Dixon, Patrick Joseph Finnerty, Harry Bennett Landray, Richard William Marks, Thomas Henry Mills, George Albert Moles, John Edward Moss, Edwin James Scott, Frederick Smith.

Under Clause 7 of the Order in Council of 10th January, 1910.

Ministry of Labour: Male Clerk in the Employment Department, Victor Charles James Little.

FOR REGISTRATION AS TEMPORARY BOY CLERK.
John Edward Pennifold.

June 5, 1918.

AFTER OPEN COMPETITION.

Admiralty: Assistant Clerk (Abstractor), Sidney Charles Potter.

Post Office: Female Writing Assistant, London, Kathleen Marion Checksfield.

AFTER LIMITED COMPETITION.

Post Office: Female Learners, Helen Harriet Jaggard (Scarborough), Vera Lucy Job (Torquay), Florence Lilian Newman (Windsor), Hilda Mary Smith (Birmingham), Helen Gertrude Wills (Dublin).

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Carpenter, Herbert William Turner.

Engine Fitters, George William Blundell, Edgar Horace Dutton, Thomas Hooper, Henry George Nash, Edward Joseph Smith.

Skilled Labourers, William Henry Avery, John Robert Bithell, Ernest Alfred Bowden, Charles Thomas Childs, Alfred Ernest William Cunningham, Albert Edward Day, Richard Arthur Dyer, George Charles Thomas Fox, James Richard Frost, William Graham, Thomas William Hill, Joseph Alfred Hyne, George Luscombe, Richard Smith Martin, George John Merchant, George William Moist, William Mitchell Osmond, Henry Richard Palmer, Albert James Pethick, William Henry Tray Roberts, Thomas Rogers, Herbert John Smith, Abraham Samuel James Weeks, John Thomas White, William Wickings, John Francis Williams, Albert William Willis.

Post Office: Male Sorting Clerk and Telegraphist (Postal) Brighton, James Herbert Dorrington.

Telephonists, Hilda Nellie Boniface (Havant), Eleanor Booth (Sheffield), Elsie Alice Burdett (Lincoln), Connie Close (York), Stella Winifred Fazakerley (Manchester), Jane Teresa Frieze (Glasgow), Bessie Florence Waine (Stockport).

Temporary Assistant Postmen, Walter Herbert Beard, Philip John Grimsdell, Michael O'Keeffe, Alexander Rose, Horace George Udall. AFTER OPEN COMPETITION AND UNDER CLAUSE 5 OF THE ORDER IN COUNCIL OF 22ND MARCH, 1918

Board of Trade: Assistant Clerk (Abstractor), William Ivor Hawkes.

Under Clause 7 of the Order in Council of 10th January, 1910.

Admiralty, H.M. Dockyards and Naval Establishments: Boilermaker, George Thornton Martin

Skilled Labourer, Richard Arthur Frid.

Post Office: Night Telephonist and Call Office Attendant, Warrington, Philip Peter Davies

FOR REGISTRATION AS TEMPORARY BOY CLERK.
Robert Osmond Reynolds.

· June 6, 1918.

AFTER OPEN COMPETITION.

Post Office: Female Writing Assistant, London, Jeannie Frances Murray.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Boilermaker, Archibald John Knapman.

Founder, Robert James Axford Boyns.

Skilled Labourers, William James Arthurs, James Henry Barnicoat, Alfred Simon Bennett, Edward Ernest Buckler, Ernest John Jory Charke, William McLachlan Cloke, Reginald James Cook, Richard Dawe, William Henry Fox, Albert Edward Hobbs, William John Holbrook, John Luly, James Eli Martin, Ernest George Pitt, Richard Charles Tremaine, Benjamin Arthur Williams.

Post Office: Male Sorter, London, Charles Alfred Paine.

Telephonist, Manchester, Sarah Agnes Scott.

Under Clause 7 of the Order in Council of 10th January, 1910.

Admiralty: Third Grade Clerk in H.M. Naval Establishments, Percy James Newlyn.

Air Ministry: Staff Clerk, Reginald Bartholomew.

Ministry of Pensions: Second Class Clerks, Francis Joseph Edward Horton, Ernest Vincent Charles Hughes.

FOR REGISTRATION AS TEMPORARY BOY CLERKS.
William Francis Claxton, Thomas James
Flint, William Ernest Wheatcroft.

June 7, 1918.

AFTER OPEN COMPETITION.

Admiralty: Assistant Clerk (Abstractor), John Edwin Woollard.

Fost Office: Female Writing Assistants, London, Evangeline Ellen Griffin, Margaret McArdle, Gertrude May Parsons.

AFTER LIMITED COMPETITION.

Post Office: Female Learner, Falkirk, Joanna Scott-Stevenson Bissett.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Electrical Fitters, Charles Abbott Beer, James Samuel Dunstan, Louis John Hodge.

Fitter, Christopher Fear.

Shipwrights, Joseph Hutchinson, William Charles Smart

Skilled Labourers, Alfred Wesley Anderson, Alfred Greep, James Hallett, George Henry Hitt, Jasper Hočkin, Frederick Charles Lord, John Osborne, John Edward Peard Patton, George Pearce, Herbert James Perry, Edward Henry Rounsfull, William Alfred Smallridge, Harry Stabbins, Joseph Voss, Frank Waldron.

Post Office: Telephonist, London, Winifred May Hutchinson.

Telephonists, Josephine Casey (Liverpool), Victoria May Irene Orchard (Liverpool), Florence Grace Tudgay (Leatherhead).

Under Clause 7 of the Order in Council of 10th January, 1910.

National Health Insurance Commission, Wales: Female Writing Assistants, Una Mildred Amor, Gladys Mary Brewer, Ethel Davies, Janet McNair McLuckie, Winifred Sidwell Rogers, Feodore Sexstone, Mabel Elizabeth Stadleman, Gertrude Rose Theophilus.

Board of Trade: Superintendent of the Mercantile Marine Office at Liverpool, Peter Osborne Griffiths.

FOR REGISTRATION AS TEMPORARY BOY CLERKS.

Daniel Dowds, William Arthur Howell,

Horace Liversidge, Donald MacDonald, Albert Edward Manning, Cecil James Poole.

June 8, 1918.

AFTER LIMITED COMPETITION.

Post Office: Female Learner, Northwich, Helena Gannon.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Boilermakers, Alfred George Harrington, Harry Linsell Wood.

Coppersmith, Francis Retallick.

Electrical Fitter, John George Reeve.

Engine Fitter, Edward William Lamb.

Fitters, Hugh Hunter, William Aves Pitches.

Labourer, Arthur John Partridge.

Skilled Labourers, Alfred Thomas Bird, Charles Henry Blatchford, William Albert Bradfield, William Crothers, William Davis, Harry Randolph Dobbs, Richard John Hall, William Charles Hamlin, James William Johns, Edmund Cornelius Samuel Jordan, William Henry Steed, William John Thom, Alfred Alexander White, William Henry Samuel Blake Wilkinson.

Post Office: Male Sorters, London, Frank Harrold Dundas, John James Smart, Sydney George William Spaul.

Telephonists, London, Amy Audrey Hammett, Doris Mabel Symes.

London, William Postman or Porter, Plummer, otherwise William Blum.

Telephonists, Dorothy Mather (Manches-

ter), Dorrie Thornton (Leeds).

Postman, Burton-on-Trent, George White-

Temporary Assistant Postman, George Barter.

June 10, 1918.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Engine Fitter, Robert Pearson. Founder, James William Spearpoint.

Joiner, Wilton Edward Morris.

Labourer, James Crowhurst.

Williams.

Patternmaker, Frederick James Harris. Skilled Labourers, Robert Alfred Beall, Edward Greatwood, Ernest Snell Kealey, Alfred Ernest Norcott, Charles Henry Palmer, Albert Henry Truscott, Thomas Henry Waters, Francis William Waterson, William Thomas Wathen, Charles Vincent

Post Office: Postman or Porter, London, John Pragnell Tyler.

Temporary Assistant Postman, William Arthur Frayne.

Under Clause 7 of the Order in Council of 10TH JANUARY, 1910.

Ministry of Labour: Staff Clerk in the Office of the Chief Industrial Commissioner, Richard John Humphreys.

Post Office: Counter Clerk and Telegraphist, London, Ethel Mary Godfrey.

Under Clause 7 and Clause 45 of the Order IN COUNCIL OF 10TH JANUARY, 1910.

Second Division: Clerk, John Healy.

June 11, 1918.

AFTER OPEN COMPETITION.

Post Office: Female Learner, London, Winifred Susannah Chilver.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Coopers, George Norman, Alfred Ernest Reeby.

Excavator, Henry Gregory.

Fitter, Leonard Gordon Reeves.

Labourer, Arthur Pitman James.

Shipwrights, Harry Browne, Harold Ditchburn.

Skilled Labourers, Ernest Charles Gabriel Bickford, Charles Henry Chambers, Henry Charles Holmes, Frederick John Moore, Joseph Reuben Pearce, Edward Sims, Harry Frederick Valler.

Post Office: Porter or Postman, London, Charles Samuel Andrews.

Male Sorting Clerks and Telegraphists (Postal), Thomas Alexander Lucas (Birmingham), Richard Winstone (Swansea).

Postman, Newbury, William Thomas

Claydon.

Under Clause 7 of the Order in Council of 10th January, 1910.

Air Ministry: Principal Clerk, Frederick William North Sibley.

NationalHealthInsurance (Wales): Female Writing Assistants, Lizzie Ĵanet Ĵones, Ethel Musker.

FOR REGISTRATION AS TEMPORARY BOY CLERK. Jeremiah Sullivan.

June 12, 1918.

AFTER OPEN COMPETITION.

Admiralty: Assistant Clerks (Abstractors), John Gordon Acors, Claude Alexander Bowden, Reginald Kennedy, Gordon Charles Knight, Henry George Maitland, Cyril Charles Packham, Harold Edwin Perry, Frank Henry Reynolds, Edward Smith, John Robert Wood.

Post Office: Female Writing Assistant, London, Elsie Ashe Wilson.

AFTER LIMITED COMPETITION.

Post Office: Female Learner, Oakham, Muriel Adelaide Pettifer.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Estab-Boilermakers, James lishments. Bavin Every, Charles Richard Westlake.

Electrical Fitters, George Childs, Henry

Arthur Ling.

Joiners, Sydney Herbert Figgess, Ernest

Labourer (Chargeman), Sydney Parsons

Sailmaker, Samuel John Clark.

Skilled Labourers, Herbert Jasper Collins Dryer, Archie Elliott, otherwise Archie Hambley, John Edgar Lanksbury.

Office: Registry Assistant, London, Arthur Edward Bacchus.

Female Sorting Clerk and Telegraphist, Chester-le-Street, S.O., Durham, Mabel Emma Whitehead.

Under Clause 7 of the Order in Council of 10th January, 1910.

Board of Agriculture and Fisheries: Established Civil Assistants on the Ordnance Survey, Sidney V. Harbut, John J. Kerrigan, William H. Lyne, Matthew Tierney.

Air Ministry: Assistant Principal Clerk, John Bradley Abraham.

Inland Revenue: Third Class Surveyors of Taxes, James Anderson, Bernard Arthur Gaunt, William Faviell Jackson, William Walmsley.

Assistant Surveyor of Taxes, Charles Frederick Haynes.

Board of Trade: Staff Officers, Charles Kenneth Hobson, Richard Francis Taylor, Charlie Roland Woods.

Minor Staff Officer, Horace Frank Hill.

Male Clerk in the Employment Department, John Rynne.

FOR REGISTRATION AS TEMPORARY BOY CLERK. Francis Charles White.

June 13, 1918.

AFTER OPEN COMPETITION.

Admiralty: Assistant Clerks (Abstractors), Frank Cecil Middleton, Thomas Whyte Reid, Ralph Thomas Welsh.

AFTER LIMITED COMPETITION.

Post Office: Female Learners, London, Jessie Sarah Adams, Catherine Winifred Tresidder.

WITHOUT COMPETITION.

'Admiralty, H.M. Dockyards and Naval Establishments: Electrical Fitters, Thomas Heywood Bayley, Thomas Henry Lovell, Thomas Lovell.

Joiner, Frederick James Griffiths.

Labourers, Samuel Ernest Churchward, William James Frost.

Ship Fitter, Charles William Norton

Thomas.

Shipwrights, Thomas Ewart Allen, Edwin Bryant, Frederick George Bryant, John George, Henry Givion James, Herbert William John, John Merriman, James Williams Protheroe, William Henry Russan, George Francis Russen, Christopher James Thomas, George Reginald Tudor.

Skilled Labourers, Bertie Sharland,

Edward Walsh.

Foreign Office: Constable to His Majesty's Consulate at Nanking, Walter William Duffield

Post Office: Female Sorting Clerk and Telegraphist, Kenmure S.O., Killarney, Joan O'Sullivan.

Male Sorting Clerk and Telegraphist

(Postal), Glasgow, Malcolm McLean. Telephonists, London, Sybil Billenness, Florence Elizabeth Blackman, Mary Joseph Borden, Madeline Carnall, Winifred Mary Crispin, Ivy Irene Doggett, Violet Marion Eagle, Bertha Lilian Eva Hawkins, Annie Marguerite Hopkins, Helen Jessie Maud King, Kathleen Ida Perks, Constance May Page Townsend.

Porter or Postman, London, Alfred John

William Hodges.

Telephonists, Eveline Adams (Liverpool), Margaret Barnard (Sheffield), Myra Alice Carroll (Liverpool), Edith Evelyn Coley (Kidderminster), Gladys Annie Katherine Goddard (Canterbury), Gladys Nellie John (Cardiff), Nora Mary Knott (Sheffield), Gladys Annie Lobley (Liverpool), Emily Marion Drusilla (Birmingham), Mulliner (Wolverhampton), Elizabeth Dunsmuir Reid (Glasgow), Sarah Jane Roberts (Swansea), Hilda Fanny Stokes (Birmingham), Amy Swan (Oxford), Doris Swift (Birmingham).

Temporary Assistant Postman, William

Alexander Vass.

FOR REGISTRATION AS TEMPORARY BOY CLERK. Edwin Noel Horne.

June 14, 1918.

AFTER OPEN COMPETITION.

Writing Assistants, Post Office: Female London, Kate Agnes Keaney, Ellen O'Neill, Jane Wemyss Ross.

Female Learner, London, Maisie Best.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Estab-

lishments: Cooper, Albert Edwin Mills.
Fitters, Charles Luther Henry Axon, Ben Alfred Biggs, Rudolph Reginald Bartter Leach, Edward Mark Neal, Alfred Llewellyn Picton, Leonard William Short.

No 3077 H.

Hosemaker, Arthur Edward Herbert Blakeman.

Joiners, Percy Ernest Albert Bennett, Ernest Maxwell Harrison.

Plumber, William Finch.

iam George Davis, Frederick William Shipwrights, William Richard Howard, Hughes, Stephen Thomas, Thomas Charles Wills.

Skilled Labourers, Thomas Robert Brooks, Ernest John Mackie Stephen Smith.

Smith, Albert Edward Bryant.
Tinsmith, George Alfred Blake Mansbridge.

Post Office: Female Sorting Clerk and Telegraphist, Erdington S.O., Birmingham, Dorothy Ford.

Typist, Aberdeen, Lily Russell Gordon. Telephonists, Dorothy Phyllis Elliott (Middlesbrough), Marjorie Scholfield (Tod-

morden).

1 1 1

Temporary Assistant Postmen, Herbert Cecil Baynes, Charles Brett, Herbert William George Elphick, William Edwin Honour, Cyril Mooney, Henry Mouncey, Wilfred Pass, Robert Ernest Sheppard, Percy Tom Simmons, William Henry Wharram.

Under Clause 7 of the Order in Council of 10th January, 1910.

Air Ministry, Principal Clerk: James Stirling

Ministry of Labour: Male Clerk in the Employment Department, Ralph Clifford Blyth.

FOR REGISTRATION AS TEMPORARY, BOY CLERKS.

Maurice Bertram Gates, Henry Owen, Frederick Joseph Pearce.

June 15, 1918.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Electrical Fitter, Thomas Edward Folkard.

Engine Fitter, Arthur Cranfield.

Fitters, Frederick Ernest Paice, James

Joiner, Ernest May.

William Labourers.Abbott, Archie William Groom.

Ship-Fitter, William George Morgan Greenslade.

Shipwrights, Ethelbert Anthony Hart, Edward David Morgan, Sidney John Smith, Ernest Woods.

Skilled Labourers, William Roxburgh, Edward Trotter.

Post Office: Telephonists, London, Gertrude Pratt, Flossie Madeline Wallis.

Telephonists, Gwendolen Sybil Chegwin (Walsall), Ethel Taylor (Canterbury). Postman, Sheffield, James Devlin.

Under Clause 7 of the Order in Council of . 10th January, 1910.

National Health Insurance Commission (Ireland): Female Writing Assistants, Kathleen Mary Crooks, Annie Farrell, Susan Frances Hall, Ellen Kelly, Marguerita Hester O'Neal, Christina Pettit, Elizabeth Ewing Tennant.

June 17, 1918.

AFTER LIMITED COMPETITION.

Post Office: Female Learner, London, Irene Emily Pearson.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Fitters, Frederick Harry Coates, Edwin John Hanson, William Marchant.

Labourer, Ernest Sanftleben Brown. Painter, Arthur James Hammett.

Shipwrights, Joseph Bennett Lander, Ernest Barnes Moody.

Skilled Labourers, Ernest Lewis Pengelly, John Thomas Rogers, Albert Edward Rowe, John Edgar Young.

Tinsmith, Samuel Frederick Rogers.

Post Office: Telephonists, London, Evelyn Margaret Harrison, Edith Rose Sharpe, Edna Mary Tempero.

Temporary Assistant Postmen, McConnell, Arthur Marchington, Assistant Postmen, John Leslie Alfred Norman Robins.

FOR REGISTRATION AS TEMPORARY BOY CLERK. James Thomas Hunt.

June 18, 1918.

AFTER LIMITED COMPETITION.

Post Office: Female Learners, Mabel Bennett (Birmingham), Mary Myfanwy (Coventry).

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Engine Fitter, Joseph James Symons.

Fitter, William Alison.

Plumber, Percy Capon.

Shipwrights, John Robert Emerson, James Knight, George McDonald, John William Norton.

Skilled Labourer, William Henry Evenden.

Post Office: Male Sorting Clerks and Telegraphists (Postal), James Strachan Bowie Édinburgh), James Fowler Johnston (Wolverhampton).

Telephonists, Jessie Milne Black Mackie (Dundee), Helen Victoria Ross (Glasgow), Edith Mary Seath (Dundee), Winifred Ellen Tame (Birmingham), Frances Norah Whelan (Birmingham).

Under Clause 7 of the Order in Council OF 10th JANUARY, 1910.

Air Ministry: Staff Clerk, Charles James Price.

Post Office: Night Telephonist and Call Office Attendant, Sheffield, George William Arnold.

June 19, 1918.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Electrical Fitter, Richard Blight. Fitter, James Speirs.

Painter, Edward William Forrester.
Skilled Labourers, Henry Clout, Leonard
Charles Susans, Frederick Thomas Woolley.

Post Office: Male Sorting Clerk and Lciegraphist (Postal), Newcastle-on-Tyne, Henry Harford Landless.

Telephonists, London, Florence Elizabeth Clayton, Alice Mumford.

Telephonists, Agnes Annie (Nottingham), Jessie McLachlan Burton (Glasgow).

Porter Postman,London, David

Charles Gray.

Temporary Assistant Postmen, Stanley Percy Gabriel, Leonard William Harden, Thomas Ronald Patterson, Hector Charles Redver Rundle, Cyril Charles Smith, Herbert Grinnell Tickner, Harold Claisse Trigg.

Under Clause 7 of the Order in Council OF 10TH JANUARY, 1910.

Air Ministry: Principal Clerk, Charles Reginald Brigstocke.

Ministry of Labour: Male Clerk in the Employment Department, Francis Carmelo Sorge.

Post Office: Male Sorting Clerk and Telegraphist (Postal), Peterborough, Albert

June 20, 1918.

AFTER OPEN COMPETITION.

Admiralty:Assistant Clerk (Abstractor), Horace Vivian Clement Mossop Reeve.

Post Office: Femule Learner, London, Edith Irene Richardson.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Boilermakers, Sidney Edward Gerrish, John Edward Johnson, Edward Linter, William Arthur Read, Harry Rowe, Alfred William Tilford, Frederick Thomas Walden.

Fitters, Frederick Crossley, Rebinson Henry Dowson, William Robert Millington, Herbert Charles Slade, William Charles

Stanley.

Joiner, Charles Horace Godfree.

Skilled Labourers, Albert Charles Bull, Harry Rendle Cook, William Hussy, Henry William Nicholls, George Alfred Smith.

Prison Service, England and Wales: Matron or Warder, Harriette Williams.

Post Office: Clerical Assistant, William Pyper. Female Sorting Clerk and Telegraphist, Harpenden S.O., St. Albans, Doris Ruth Benbow.

Telephonist, Bristol, Ada Rose Windell. Temporary Assistant Postmen, Robert Bain, Herbert Hector Victor Hyde.

Under Clause 7 of the Order in Council. OF 10th JANUARY, 1910.

Air Ministry: Assistant Principal Clerk, Ralph Endersby Harwood.

FOR REGISTRATION AS TEMPORARY BOY CLERKS. Francis Charles Baldwin, George Leonard Mallett.

June 21, 1918.

AFTER LIMITED COMPETITION.

Post Office: Female Learners, Isabel Waters. Kerr (Rothesay), Constance May Taylor (Dorchester).

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Boilermaker, Frederick Montague Westfoot Bastard.

Fitters, Frederick John Davey, Maurice

Rowland.

Labourers, Robert Gardiner Heslop, Francis John Thompson.

Painter, Francis John Obee.

Plumber, Leonard Thomas Rutter.

Shipwrights, Edward Burdes, Robert Oliver.

Skilled Labourers, Robert Martyr, Alfred Edward Palmer, Walter Benjamin Parkes.

Post Office: Male Sorter, London, Cyril Herbert Burr.

Female Clerical Assistant, Exeter, Hilda Maud Thomas.

Telephonists, London, Winifred Emily Gray, Maud Laura Hull.

Telephonists, Florence May Evans (West Bromwich), Ellen Shaw (Manchester).

Under Clause 5 of the Order in Council of 22nd March, 1918.

Post Office: Male Sorter, London, William Ansell George Heather.

Under Clause 7 and Clause 45 of the Order IN COUNCIL OF 10th JANUARY, 1910.

Second Division Clerk, Edward Joseph O'Sullivan.

FOR REGISTRATION AS TEMPORARY BOY CLERKS. Affred John Merritt, John Archer Smith.

June 22, 1918.

AFTER LIMITED COMPETITION.

Learner, Post Office: FemaleLeighton Buzzard, Marion Lucie Puryer.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Coppersmiths, David Ballantyne, Charles James Bertram Wyard.

Fitter, Henry Hart. Joiner, James Moseley.

Labourer, Alfred Charles Weatherall.
Skilled Labourers, Joseph Samuel Anstis, Frederick John Doidge, Sidney Farlow. Station Supervisor, Class B., Harry

Ashton.

British Museum: Boy Attendant, Leonard Charles Knecht.

Prison Service, England and Wales: Matron or Warder, Elizabeth Alice Otter.

Registrar-General's Office, Scotland: Typist, Ethel Wood.

Post Office: Male Sorting Clerk and Telegraphist (Postal), Edinburgh,William Borland.

Female Sorting Clerk and Telegraphist, Woodford Green, Amelia Rosa Hummerstone.

M.ale Learner, Stoke-on-Trent, James Henry Winkle.

Telephonist, London, Ivy Tweed Tredgett. Telephonists, Winifred Gent (Plymouth),

Elizabeth Simpson Hendry (Glasgow), Rita Irene Wilkinson (Plymouth).

Temporary Assistant Postmen, Bernard O'Connell, Oliver Fred Robinson, Gilbert Whiteford.

AFTER OPEN COMPETITION AND UNDER CLAUSE 7 of the Order in Council of 10th JANUARY, 1910.

National HealthInsurance Commission, England:Female Writing Assistant, London, Elsie Frances Buttrum.

Under Clause 7 of the Order in Council of 10th January, 1910.

Admiralty: Assistant Ordnance Store Officers in His Majesty's Naval Establishments, William Edward Eyles, William Abraham Jordan, Alfred Thomas Reed.

Air Ministry: Superintendent of Typists, Annie Elizabeth Boorer.

Under Clause 7 and Clause 45 of the Order IN COUNCIL OF 10TH JANUARY, 1910.

Second Division: Clerk, Lewis Henry Stroud.

June 24, 1918.

AFTER OPEN COMPETITION.

Admiralty: Assistant Clerks (Abstractors), Philip Charles Branwhite, Victor Thomas Albert Collins, Sydney Robert Skinner, William Leonard Williams.

Post Office: Female Learners, London, Edith Mary Healy, Lilian Gertrude Annie Osborne.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Engine Fitter, Thomas John Roberts.

Founder, Herbert John Fogerty.

Painter, John Faram.

Ship Fitter, William Jenkins. Shipwrights, Edgar Charles Alex. Chick, Albert Edward Downer, William James Dymock, George Henry Hopkins, Stanley Cooper Hudson, Frederick George Albert Jenkins, William Harry Merrett, Roger Charles Newbury, William Roch, Charles Saunders Errect Harry Young Saunders, Ernest Harry Young.

Post Office: Male Sorting Clerk and Tele-graphist (Postal), Cardiff, William Arthur Baskerville.

Telephonist, Munchester, Margaret Dono-

Temporary Assistant Postman, George William Thomas Baker.

June 25, 1918.

AFTER OPEN COMPETITION.

Admiralty: Assistant Clerk (Abstractor), Reginald Gornall.

Post Office: Female Learner, Glasgow, Margaret Kerr Miller.

AFTER LIMITED COMPETITION.

Office: Female Learner, Southport, Helena Jane Jefcoat.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Ship Fitters, Arol Thomas Martin Blackman, Henry Haynes, George Augustus Neal, Frederick George Warren.

Post Office: Female Sorting Clerks and Telegraphists: Catherine O'Hare (Newcastle, S.O. Banbridge), Ida Mary Peaty (Redland T.S.O., Bristol).

· Telephonists, London, Winifred Ada Matthews, Elsie Elizabeth Walters, Elsie Ada Mercy Weston.

Telephonists, Manchester, Edith Charlesworth Leigh, Elsie Wilson.

Temporary Assistant Postmen, Donald Fraser, Ernest George Williams.

Under Clause 7 of the Order in Council of 10th January, 1910.

Air Ministry: Superintendent of Typists, Alice Mary Ann Clark.

ational Health Insurance Commission (England): Female Writing Assistants, Violet Marion Balls, Gertrude May Beeden, National Mabel Bell, Ellen Lilian Bond, Elizabeth Helen Brown, Victoria Elizabeth Burge, Winifred May Burr, Elsie Margaret Clare, Lilian Margaret Classey, Annie Cohen, Lilian Dorcas Cook, Elizabeth Alice Embleton, Nora Grace Evans, Violet May Fean, Mabel French, Marion Isabella Smart Galloway, Elsie Elizabeth Lilian Goodman, Rosa Caroline Hansford, Hettie Haynes, Doris Howe, Hannah Isabella Irving, Annis Maude Lea, Queenie Marguerite Louisa Leech, Lilian Rose Maddieson, Dora Mallard, Dorothy Mandeville, Gladys Edith Merrison, Winifred Ada Nicholls, Beatrice North, Winifred Mary Northfield, Constance Marian Page, Ivy Gladys Pavey, Laurie Hannah Lloyd Pyke, Helena May Richter, Adelaide Blanche Rowan, Agnes Samson, Hilda Serjent, Noel Vera Settles, Ruby Alice Harriette Smith, Mabel Alice Sparks, Madge Elizabeth Stacey, Mabel Lilian Stratton, Mercy Bertha Janet Stuck, Alma Thompson, Edith Dorothy Tribe, Bertha Alice Turner, Rose Turner, Marion Turpie, Amy Waters, Cecila Lucy Watkins, Catherine Wells, Emily Jane Whitbread, Ellen Minnie Whitworth Louise Willebarr Minnie Whitworth, Louisa Willshaw.

June 26, 1918.

AFTER OPEN COMPETITION.

Post Office: Female Writing Assistant, London, Marcella McGuire.

AFTER LIMITED COMPETITION.

Post Office: Female Learners, Marion Clayton (Southport), Mary Agnes Clemson (Birmingham).

WITHOUT COMPETITION.

Admiralty: H.M. Dockyards and Naval Establishments: Joiners, Ernest Burden, Donald Cortis, Thomas Ernest Cox, John Richard Gregson, Frederick John Keel, Henry May, Frederick William Payne, James Henry Young.

Shipwrights, Thomas Charles Bly Cory, Percy James Drew, Edwin Frederick Duke, Alfred David Shiner, Ernest Arthur Spencer, Harold Walter Ward, George Henry Whitticom, William James Whitticom.

Skilled Labourers, Henry McCracken, Matthew Charles Watson, James Robert Crook Weeks.

Supervisor, Charles Sharpe Beecher.

Post Office: Male Sorting Clerk and Telegraphist (Postal) Cardiff, Robert John Senior.

Female Sorting Clerks and Telegraphists, Mary Ellen O'Dowd (Church Street T.S.O., Sheffield), Edith Forrest Stubbs (Monument Place T.S.O., Liverpool), Emily Amelia Williams (Briton Ferry S.O., Neath.)

Female Clerical Assistant, Reading, Edith Carrie Sudul.

Telephonists, London, Elsie Anne Alexandra May Happé, Winifred Mary Lymer, Edith May Smith.

Telephonists, Florence Gertrude Clarke (Ipswich), Alice Mary Hornby (Birkenhead), Marion Kathleen Lodge (Huddersfield), Annie Eveline Morgan (Rochdale.)

Temporary Assistant Postman, William George Wale.

Under Clause 7 of the Order in Council of 10th January, 1910.

Air Ministry: Staff Clerks, William Alfred Richard Channer, Harold John Culpin.

Inland Revenue: Assistant Surveyor of Taxes, Thomas John Griffiths.

National Health Insurance Commission (England): Female Writing Assistants, Rose Becker, Eliza Louisa Pinnock, Helena Minna Wagner.

FOR REGISTRATION AS TEMPORARY BOY CLERK.
Arthur George Merchant.

June 27, 1918.

AFTER OPEN COMPETITION:

Public Trustee Office: Woman Clerk, Edith Batson.

AFTER LIMITED COMPETITION.

Post Office: Female Learners, Mabel Alice
Bonser (Leicester), Grace Ferguson Macrae
(Falkirk).

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Hosemaker, Arthur William Woods.

Joiner, Arthur Charles Gamblen.
Shipwrights, Bertie Portbury, George
Spreadbury, Frederick Daniel Trout.
Tinsmith, Robert George Gillies.

Post Office: Male Learner, Dublin, Eugene Michael Fagan. Telephonist, London, Nora Frances

Willis.

Telephonists, Louisa Muriel Brown (Manchester), Doris Kate Greenwood (St. Neots), May Amelia Mary Keeler (Sunderland), Gladys Victoria Malin (Birmingham), Hannah Schofield (Manchester).

Postman, Barnsley, William Thomas Lowe.

Temporary Assistant Postman, Frederick Henry Forsdike.

Under Clause 2 of the Order in Council of 22nd March, 1918.

Post Office: Postman, Dublin, Jeremiah O'Reilly.

Under Clause 7 of the Order in Council of 10th January, 1910.

Admiralty, H.M. Dockyards and Naval Establishments: Shipwright, John McKinnon McCallum.

Air Ministry: Superintendent of Typists, Dorothy Stutfield.

National Insurance Audit Department: Chief Auditor, Douglass Horace Boggis-Rolfe.

June 28, 1918.

AFTER OPEN COMPETITION.

Admiralty: Assistant Clerk (Abstractor), Andrew Ferguson Pender.

. AFTER LIMITED COMPETITION.

Board of Agriculture for Scotland: Typists, Agnes Mary Macpherson, Elizabeth Elliot Donaldson Tweedie, Jane Elizabeth Wilson.

Post Office: Female Sorting Assistant, London, Winifred Chinery.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Boilermaker, Arthur Frearson.

Board of Agriculture for Scotland: Typist, Anna Kennedy.

Prison Service, England and Wales: Matron or Warder, Elsie Jane Benson.

Post Office: Male Sorting Clerks and Telegraphists (Postal), Thomas Alfred Bonner (Manchester), Cornelius Joseph Freeney (Dublin), William Joseph Hutchinson (Dublin), Arthur Stanley Taylor (Manchester), Bertram Vanstone (Bristol), Ewart Walter White (Bristol).

Telephonists, Gladys Mary Alexandra Raley (Sheffield), Mabel Clare Sandom

(Glasgow).

Postman, Oban, John Stewart.

Temporary Assistant Postmen, Frederick James King, Henry John Moran, Albert Edward Pugh, Edward Joseph Thompson, Walter Ward.

UNDER CLAUSE 7 OF THE ORDER IN COUNCIL OF 10th January, 1910.

Post Office: Woman Clerk, Mabel Hannah Dowland.

Under Clause 7 and Clause 45 of the Order IN COUNCIL OF 10TH JANUARY, 1910.

Second Division: Clerk, Francis Cornforth Watts.

FOR REGISTRATION AS TEMPORARY BOY CLERK. George William Liddiment.

June 29, 1918.

WITHOUT COMPETITION.

Admiralty, H.M. Dockyards and Naval Establishments: Coppersmiths, Archibald Cockburn, Francis Henry Hodge.

Fitters, Charlie Birch, Reginald William Bray, Daniel Richard Browning, John

Archibald Day, Francis Churchward Jillard, Albert Edward Pidwell, Frederick George Henry Pile, William Taylor, Henry Tucker.

Labourer, Joseph Butler.

Painter, Mark Ladbury.

Ship Fitter, George William Smith.

Shipwrights, Albert Griffiths, Edwin Mortimore.

Skilled Labourer, Frank Tutt.

Storehouseman Established(Second Grade) in H.M. Naval Establishments, William Cairns.

Post Office: Clerical Assistant, Frederick William Gladstone Pearse Morgan.

Telephonist, London, Edith Emma Nevill. Telephonists, Olive Burbidge (Notting-ham), Elsie Green (Liverpool), Lily Eliza-beth Howell (Birmingham), Ethel Hubbard (Sunderland), Isabella Lillie (Blyth), Grace Alexandra Robinson (Birmingham).

Temporary Assistant Postmen, Ernest lexander Cheshire, Thomas Rowland Alexander

Routledge.

Under Clause 7 of the Order in Council of 10th January, 1910.

National Health Insurance Commission (Ireland): Female Writing Assistants, Mary Bridget Bernstein, Josephine Nolan.

II.—ASSIGNMENTS OF SECOND DIVISION CLERKS.

Air Ministry, John Cooke, John Healy, and Lewis Henry Stroud.

Civil Service Commission, George Clement Heselden.

Labour, Ministry of, Francis Cornforth Watts.

Valuation Office (Ireland), Edward Joseph O'Sullivan.

III.—TRANSFERS OF SECOND DIVISION CLERKS.

Air Ministry, Alexander Donald Donald, from the Board of Trade; Leonard Woolley, from the Civil Service Commission.

Labour, Ministry of, Edward Robert Scovell, from the Board of Trade.

IV.—PROMOTIONS OF SECOND DIVISION CLERKS.

Under Clause 36 of the Order in Council of 10th January, 1910.

Inland Revenue, Ernest George Talbot to be a Third Class Surveyor of Taxes; William

Jordan to be an Assistant Surveyor of Taxes. National Health Insurance Commission (Ireland), Patrick O'Mahony to be a Second Class Clerk.

Pensions, Ministry of, Thomas Alfred Brown and Charles Watts to be First Class Clerks.

Supreme Court Pay Office, Alfred Vincent Doust to be a Second Class Clerk of the Higher Division.

V.—TRANSFERS OF ASSISTANT CLERKS (ABSTRACTOR CLASS).

Air Ministry, Hubert George Heslop, from the Home Office.

GENERAL ORDER OF THE LOCAL GOVERNMENT BOARD.

Order under the Defence of the Realm Regulations.

THE LOCAL AUTHORITIES (FUEL AND LIGHTING) ORDER, 1918.

To the Mayor, Aldermen, and Commons of the City of London, in Common Council assembled;—

To the Councils of the several Metropolitan Boroughs, Municipal Boroughs, and other Urban Districts in England and Wales;—

To the Councils of the several Rural Districts in England and Wales;—
To the Council of the Isles of Scilly;—
And to all others whom it may concern.

Whereas by Regulations numbered 21 and 211 of the Defence of the Realm Regulations, We, the Local Government Board, may, by arrangement with the Board of Trade, confer and impose on any local authorities and their officers any powers and duties necessary to provide for the due discharge of any functions assigned to local authorities by certain orders made by the Board of Trade under the Defence

of the Realm Regulations;

And whereas by the Local Authorities (Retail Coal Prices) Order, 1917, made in pursuance of the said Regulations numbered 21 and 211, We conferred and imposed upon every Local Authority as therein defined and upon such of their officers as they might designate or appoint for the purpose, the powers and duties necessary to provide for the due discharge within their District, in conformity with the Defence of the Realm Regulations, of the functions assigned to Local Authorities by the Retail Coal Prices Order, 1917, made by the Board of Trade;

And whereas the Board of Trade have, in pursuance of the said Regulation numbered 233, made the Household Fuel and Lighting Order, 1918:

Now, therefore, in pursuance of Our powers in that behalf, and by arrangement with the Board of Trade, We hereby Order as follows:—

ARTICLE I.—In these Regulations, unless the contrary intention appears—

- (a) The expression "Local Authority" means, as the case may be, the Mayor, Aldermen, and Commons of the City of London in Common Council assembled, the Council of a Metropolitan Borough, the Council of a Municipal Borough or other Urban District, the Council of a Rural District, or the Council of the Isles of Scilly;
- (b) The expression "District" means the District subject to the jurisdiction of the Local Authority for the purposes of the Public Health (London) Act, 1891, or of the Public Health Act, 1875, as the case may be.

ARTICLE II.—From and after the 1st day of July, 1918, the Local Authorities (Retail Coal Prices) Order, 1917, shall be rescinded.

ARTICLE III.—We hereby confer and impose upon the Local Authority and upon such of their Officers as they may designate or appoint for the purpose the powers and duties necessary to provide for the due discharge within their District, or any part thereof, in conformity with the Defence of the Realm Regulations, of the functions assigned to Local Authorities by the Household Fuel and Lighting Order, 1918: Provided that nothing herein

contained shall be deemed to authorise a Local Authority or any of their Officers to take any legal proceedings to enforce that Order, or to prosecute any person for any offence against the Defence of the Realm Regulations occasioned by any breach of that Order, except under a power conferred upon such Authority or Officer in the manner provided by that Order.

ARTICLE IV.—(1) Any expenses incurred by a Local Authority in the execution of this Order shall be defrayed in like manner as if the expenses had been incurred in the execution of the Public Health Act, 1875, or the Public Health (London) Act, 1891 as the case may be.

(2) Where any Local Authorities have combined for any of the purposes of this Order, any expenses incurred by those Local Authorities under this Order shall be defrayed in such proportions as may be agreed upon, or in default of agreement as may be determined by the Local Government Board.

ARTICLE V.—This Order may be cited as "the Local Authorities (Fuel and Lighting) Order, 1918."

Given under the Seal of Office of the Local Government Board, this Twenty-eighth day of June, in the year One thousand nine hundred and eighteen.

> W. Hayes Fisher, President.

H. C. Monro, Secretary.

CORN PRODUCTION ACT, 1917. AGRICULTURAL WAGES BOARD (ENGLAND AND WALES).

PROPOSAL TO FIX MINIMUM RATES OF WAGES FOR WILTSHIRE.

The Agricultural Wages Board (England and Wales), duly established and constituted under Section 5 (1) of the above Act and the Regulations made by the Board of Agriculture and Fisheries, dated the 8th November, 1917, having had regard to the provisions of subsections (6) and (7) of the said Section, hereby give notice, as required by Section 5 (4) of the above Act, and by paragraph 4 of the Agricultural Wages Regulations, 1918, that they propose to fix the following minimum rates of wages and the following differential rates for overtime employment, as hereinafter defined, for male workmen of 18 years of age and over employed in agriculture for time-work in the area comprising the administrative county of Wilts., and to define for the purpose of the application of such differential rates for overtime the employment which is to be treated as overtime employment as follows, that is to say:

- 1. The wages payable for employment in summer (as hereinafter defined) of male workmen in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 30s. for 54 hours.
- 2. The wages payable for employment in winter (as hereinafter defined) of male workmen in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 30s. for 48 hours.
- 3. Provided that where a whole-time workman is employed by the week or any

longer period the wages payable to him for the hours of work agreed between him and the employer in any week (excluding hours of overtime employment) shall not be less than 30s., notwithstanding that those hours are less than 54 in summer or 48 in winer.

4. The differential rates for overtime shall be as follows:

(a) In respect of overtime employment on weekdays, 8½d. per hour.

(b) In respect of overtime employment

on a Sunday, 10d. per hour.

5. For the purpose of the application of the above rates the following employment is defined as overtime employment, that is to

(a) All employment in excess of 54 hours in any week (excluding Sunday) in summer

(b) All employment in excess of 48 hours in any week (excluding Sunday) in winter

(c) All employment on a Sunday.

6. For the purpose of the above rates employment in summer shall be deemed to be employment during the period commencing on the first Monday in March and terminating on the last Sunday in October; and employment in winter shall be deemed to be employment during the rest of the year.

7. The above rates shall apply to all male workmen of 18 years of age and upwards who are wholly or partly employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the abovementioned area, during such time as they are so employed.

8. For the purpose of the above rates the hours of work shall not include meal times, but shall include any time during which by

reason of weather conditions an employer has prevented from working a workman who was present at the place of employment and

ready to work.

9. The Board further propose three months after the general cessation of hostilities, or on the withdrawal by the Food Controller of all restrictions upon food consumption (whichever event shall first occur), to proceed to give notice of a proposal under the above-mentioned Regulations that employment in excess of 6½ hours on one day in each week (other than a Sunday), shall be defined as employment to which the above differential rates for overtime shall apply.

The Agricultural Wages Board, as required by Section 5 (4) of the above Act, and by paragraph 4 of the above-mentioned Regulations, will consider any Objections to the above rates and definition of overtime employment which may be lodged with them within one month from the date of this Notice. All Objections should be in writing, and should be addressed to The Secretary, The Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1. The Objections should state precisely, and so far as possible with reasons, what is objected to,

Dated this second day of July 1918. Signed by order of the Wages Board,

> F. Popplewell, Secretary.

Agricultural Wages Board, 80, Pall Mall, London, S.W. 1.

CORN PRODUCTION ACT, 1917. AGRICULTURAL WAGES BOARD (ENGLAND AND WALES).

PROPOSAL TO FIX RATES OF WAGES FOR BUCKINGHAMSHIRE.

The Agricultural Wages Board (England and Wales), duly established and constituted under Section 5 (1) of the above Act and the Regulations made by the Board of Agriculture and Fisheries, dated the 8th November, 1917, having had regard to the provisions of subsections (6) and (7) of the said Section, hereby give notice, as required by Section 5 (4) of the above Act, and by paragraph 4 of the Agricultural Wages Regulations, 1918, that they propose to fix the following differential rate for overtime employment, as hereinafter defined, for male workmen of 18 years of age and over employed in agriculture for time-work in the area comprising the administrative county of Buckingham, and to define for the purpose of the application of such differential rate for overtime the employment which is to be treated as overtime employment, that is to say:

1. The differential rate for overtime shall be as follows, namely, 9d. per hour.

2. For the purpose of the application of the above differential rate for overtime the following employment is defined as overtime employment, that is to say:

A. On week-days.

(1) In summer, where on one day in each week the hours of regular employment do not exceed 6½ working hours—all employment on such days in excess of 64 working hours and all employment on any other day in excess of 9½ working hours.

(2) In winter, where on one day in each week the hours of regular employment do not exceed 51 working hours--all employment on such day in excess of 5½ working hours, and all employment on any other day in excess of 8½ working hours.

(3) In cases not covered by clauses (1)

and (2) above:

(a) In summer all employment on any day in excess of 9 working hours.

(b) In winter all employment on any day in excess of 8 working hours.

B. On Sundays.

All employment.

3. For the purpose of the above definition employment in summer shall be deemed to be employment during the period commencing on the first Monday in March and terminating on the last Sunday in October; and employment in winter shall be deemed to be employment during the rest of the

4. The above rate shall apply to all male workmen of 18 years of age and upwards who are wholly or partly employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the above-mentioned area, during such time as

they are so employed.

5. For the purpose of the above rate the hours of work shall not include meal times, but shall include any time during which by reason of weather conditions an employer has prevented from working a workman who was present at the place of employment and ready to work.

6. The Board further propose three months after the general cessation of hostilities or on the withdrawal by the Food Controller of all restrictions upon food consumption (whichever event shall first occur) to proceed to give notice of a proposal under the above-mentioned Regulations that employment in excess of $6\frac{1}{2}$ hours on one day in each week (other than a Sunday) shall be defined as employment to which the above differential rate for overtime shall apply.

The Agricultural Wages Board, as required by Section 5 (4) of the above Act and by paragraph 4 of the above mentioned Regulations, will consider any Objections to the above rate and definition of overtime employment which may be lodged with them within one month from the date of this Notice. All Objections should be in writing, and should be addressed to the Secretary, The Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1. The Objections should state precisely, and so far as possible with reasons, what is objected to.

Dated this second day of July, 1918. Signed by Order of the Wages Board,

F. Popplewell, Secretary.

Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1

NOTE.—The above Proposals are in substitution for those set out in the Notice issued by the Wages Board dated the 21st May, 1918.

CORN PRODUCTION ACT, 1917. -AGRICULTURAL WAGES BOARD (ENGLAND AND WALES).

PROPOSAL TO FIX MINIMUM RATES OF WAGES FOR CHESHIRE.

The Agricultural Wages Board (England and Wales), duly established and constituted under Section 5 (1) of the above Act and the Regulations made by the Board of Agriculture and Fisheries. dated the 8th November, 1917, having had regard to the provisions of subsections (6) and (7) of the said Section, hereby give notice, as required by Section 5 (4) of the above Act, and by paragraph 4 of the Agricultural Wages Regulations, 1918, that they propose to fix the following minimum rates of wages and the following differential rates for overtime employment, as hereinafter defined, for male workmen of 18 years of age and over employed in agriculture for time work in the area comprising the administrative county of Chester and the county boroughs of Birkenhead, Chester, Stockport and Wallasey, and to define for the purpose of the application of such differential rates for overtime the employment which is to be treated as overtime employment as follows, that is to say:

- 1. The wages payable for employment of male workmen in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 36s. for 60 hours.
- 2. Provided that where a whole-time workman is employed by the week or any longer period the wages payable to him for the hours of work agreed between him and the employer in any week (excluding hours of overtime employment) shall not be less than 36s., notwithstanding that those hours are less than 60.

- 3. The differential rates for overtime shall be as follows:—
 - (a) In respect of overtime employment on week-days 9d. per hour.
 - (b) In respect of overtime employment on a Sunday 10d. per hour.
- 4. For the purpose of the application of the above rates the following employment is defined as overtime employment, that is to say:
 - (a) All employment on a Sunday.
 - (b) All employment on a Saturday in excess of 83 working hours.
 - (c) All employment on any other day in excess of 104 working hours.
- 5. The above rates shall apply to all male workmen of 18 years of age and upwards who are wholly or partly employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the above-mentioned area, during such time as they are so employed.
- 6. For the purpose of the above rates the hours of work shall not include meal times, but shall include any time during which by reason of weather conditions an employer has prevented from working a workman who was present at the place of employment and ready to work.
- 7. The Board further propose three months after the general cessation of hostilities, or on the withdrawal by the Food Controller of all restrictions upon food consumption (whichever event shall first occur), to proceed to give Notice of a proposal under the above-mentioned Regulations that employment in excess of 6½ hours on one day in each week (other than a Sunday) shall be defined as employment to which the above differential rates for overtime shall apply.

The Agricultural Wages Board, as required by Section 5 (4) of the above Act, and by paragraph 4 of the above mentioned Regulations, will consider any Objections to the above rates and definition of overtime employment which may be lodged with them within one month from the date of this Notice. All Objections should be in writing and should be addressed to the Secretary, The Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1. The Objections should state precisely, and so far as possible with reasons, what is objected to.

Dated this second day of July, 1918. Signed by Order of the Wages Board.

F. Popplewell, Secretary.

Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1.

CORN PRODUCTION ACT, 1917. AGRICULTURAL WAGES BOARD (ENGLAND AND WALES).

MINIMUM RATES OF WAGES FIXED FOR MALE WORKMEN IN ESSEX, TO COME INTO FORCE ON THE 8TH JULY, 1918.

The Agricultural Wages Board (England and Wales) duly established and constituted under Section 5 (1) of the above Act and the

Regulations made by the Board of Agriculture and Fisheries dated 8th November, 1917, having given the Notice prescribed by the said Act, and having considered all objections duly lodged with them, and having regard to the provisions of sub-sections (6) and (7) of the said Section, hereby give Notice as required by Section 5 (4) of the above Act, and by paragraph 4 of the Agricultural Wages Regulations, 1918, that they have fixed the following minimum rates of wages and the following differential rates for overtime employment; as hereinafter defined, for male workmen of 18 years of age and over employed in agriculture for time-work in the area comprising the administrative county of Essex, the county boroughs of East Ham, Southend-on-Sea and West Ham, and those parts of the Metropolitan borough of Woolwich in the administrative county of London which are North of the River Thames, and have defined for the purpose of the application of such differential rates for overtime the employment which is to be treated as overtime employment as follows, that is to

1. The wages payable for employment in summer (as hereinafter defined) of male workmen in agriculture shall be not less than wages at the following minimum rates, namely:—

For workmen of 18 and under 21 years of age, 30s. for 54 hours.

For workmen of 21 years of age and over, 32s. for 54 hours.

2. The wages payable for employment in winter (as hereinafter defined) of male workmen in agriculture shall be not less than wages at the following minimum rates, namely:—

For workmen of 18 and under 21 years of age, 30s. for 48 hours.

For workmen of 21 years of age and over, 32s. for 48 hours.

- 3. Provided that where a whole-time workman is employed by the week or any longer period the wages payable to him for the hours of work agreed between him and the employer in any week (excluding hours of overtime employment) shall not be less than 30s. in the case of a male workman of 18 and under 21 years of age and not less than 32s. in the case of a male workman of 21 years of age and over, notwithstanding that those hours are less than 54 in summer or 48 in winter.
- 4. The differential rates for overtime shall be as follows:—
 - (1) For male workmen in agriculture of 18 and under 21 years of age.
 - (a) In respect of overtime employment on weekdays $8\frac{1}{2}$ d. per hour.
 - (b) In respect of overtime employment on a Sunday 10d. per hour.
 - (2) For male workmen in agriculture of 21 years of age and over.
 - (a) In respect of overtime employment on weekdays 9d. per hour.
 - (b) In respect of overtime employment on a Sunday 11d. per hour.
- 5. For the purpose of the application of the above rates the following employment

is defined as overtime employment, that is to say:—

- (a) All employment in excess of 54 hours in any week (excluding Sunday) in summer.
- (b) All employment in excess of 48 hours in any week (excluding Sunday) in winter.
 - (c) All employment on a Sunday.
- 6. For the purpose of the above rates employment in summer shall be deemed to be employment during the period commencing on the first Monday in March and terminating on the last Sunday in October; and employment in winter shall be deemed to be employment during the rest of the year.
- 7. The above rates shall apply to all male workmen of 18 years of age and upwards who are wholly or partly employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the abovementioned area, during such time as they are so employed.
- 8. For the purpose of the above rates the hours of work shall not include meal times, but shall include any time during which by reason of weather conditions an employer has prevented from working a workman who was present at the place of employment and ready to work.
- 9. The above rates shall come into operation on the eighth day of July, 1918.

Dated this second day of July, 1918. Signed by order of the Wages Board.

F. Popplewell,
Secretary.

Agricultural Wages Board, 80, Pall Mall, London, S.W.1.

Applications for Permit of Exemption under the proviso to Section 5 (3) of the Act may be made by employer or worker, and should be addressed to the Secretary, the Essex District Wages Committee, Rooms 75 and 76, Palmerston House, Old Broad Street, London, E.C.2, from whom forms of application for Permits can be obtained.

Complaints under Section 6 of the Act should also be addressed to the Secretary, the Essex District Wages Committee, as above.

Complaints under Section 7 of the Act should be addressed to the Secretary, the Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W.1.

CORN PRODUCTION ACT, 1917.

AGRICULTURAL WAGES BOARD (ENGLAND AND WALES).

MINIMUM RATES OF WAGES FIXED FOR MALE WORKMEN IN SUFFOLK, TO COME INTO FORCE ON THE 8TH JULY, 1918.

The Agricultural Wages Board (England and Wales), duly established and constituted under Section 5 (1) of the above Act and the Regulations made by the Board of Agriculture and Fisheries dated the 8th November, 1917, having given the Notice prescribed by the said Act, and having considered all Objections duly

lodged with them, and having had regard to the provisions of sub-sections (6) and (7) of the said Section, hereby give notice, as required by Section 5 (4) of the above Act, and by paragraph 4 of the Agricultural Wages Regulations, 1918, that they have fixed the following minimum rates of wages and the following differential rates for overtime employment, as hereinafter defined, for male workmen of 18 years of age and over employed in agriculture for time-work in the area comprising the administrative counties of East Suffolk and West Suffolk and the county borough of Ipswich, and have defined for the purpose of the application of such differential rates for overtime the employment which is to be treated as overtime employment as follows, that is to say:

- 1. The wages payable for employment in summer (as hereinafter defined) of male workmen in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 30s. for 54 hours.
- 2. The wages payable for employment in winter (as hereinafter defined) of male workmen in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 30s. for 48 hours.
- 3. Provided that where a whole-time workman is employed by the week or any longer period the wages payable to him for the hours of work agreed between him and the employer in any week (excluding hours of overtime employment) shall not be less than 30s., notwithstanding that those hours are less than 54 in summer or 48 in winter.
- 4. The differential rates for overtime shall be as follows:—
 - (a) In respect of overtime employment on weekdays, 8½d. per hour.
 - (b) In respect of overtime employment on a Sunday, 10d. per hour.
- 5. For the purpose of the application of the above rates the following employment is defined as overtime employment, that is to say:—
 - (a) All employment in excess of 54 hours in any week (excluding Sunday) in summer.
 - (b) All employment in excess of 48 hours in any week (excluding Sunday) in winter.
 - (c) All employment on a Sunday.
- 6. For the purpose of the above rates employment in summer shall be deemed to be employment during the period commencing on the first Monday in March and terminating on the last Sunday in October; and employment in winter shall be deemed to be employment during the rest of the year.
- 7. The above rates shall apply to all male workmen of 18 years of age and upwards who are wholly or partly employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the abovementioned area, during such time as they are so employed.
- 8. For the purpose of the above rates the hours of work shall not include meal times, but shall include any time during which by reason of weather conditions. an employer

has prevented from working a workman who was present at the place of employment and ready to work.

9. The above rates shall come into operation on the eighth day of July, 1918.

Dated this 2nd day of July, 1918.

Signed by order of the Wages Board,

F. Popplewell, Secretary.

Agricultural Wages Board, 80, Pall Mall, London, S.W. 1.

Applications for Permit of Exemption under the proviso to Section 5 (3) of the Act may be made by employer or worker, and should be addressed to the Secretary, the Suffolk District Wages Committee, Thelveton Grange, Scole, Norfolk, from whom forms of application for Permits can be obtained.

Complaints under Section 6 of the Act should also be addressed to the Secretary, the Suffolk District Wages Committee, as above.

Complaints under Section 7 of the Act should be addressed to the Secretary, the Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1.

CORN PRODUCTION ACT, 1917.

AGRICULTURAL WAGES BOARD (ENGLAND AND WALES).

MINIMUM RATES OF WAGES FIXED FOR MALE WORKMEN IN BERKSHIRE, TO COME INTO FORCE ON THE 8TH JULY, 1918.

The Agricultural Wages Board (England and Wales), duly established and constituted under Section 5 (1) of the above Act and the Regulations made by the Board of Agriculture and Fisheries, dated the 8th November, 1917, having given the Notice prescribed by the said Act, and having considered all Objections duly lodged with them, and having had regard to the provisions of sub-section (6) and (7) of the said Section, hereby give Notice, as required by Section 5 (4) of the above Act, and by paragraph 4 of the Agricultural Wages Regulations, 1918, that they have fixed the following minimum rates of wages and the following differential rates for overtime employment, as hereinafter defined, for male workmen of 18 years of age and over employed in agriculture for time-work in the area comprising the administrative county of Berks. and the county borough of Reading, and have defined for the purpose of the application of such differential rates for overtime the employment which is to be treated as overtime employment as follows, that is to say:

- 1. The wages payable for employment in summer (as hereinafter defined) of male workmen in agriculture of 18 years of age and over, shall be not less than wages at the minimum rate of 30s. for 54 hours.
- 2. The wages payable for employment in winter (as hereinafter defined) of male

workmen in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 30s. for 48 hours.

- 3. Provided that where a whole-time workman is employed by the week or any longer period the wages payable to him for the hours of work agreed between him and the employer in any week (excluding hours of overtime employment) shall not be less than 30s., notwithstanding that those hours are less than 54 in Summer or 48 in Winter.
- 4. The differential rates for overtime shall be as follows:
 - (a) In respect of overtime employment on weekdays, 81d. per hour,
 - (b) In respect of overtime employment on a Sunday, 10d. per hour.
- 5. For the purpose of the application of the above rates the following employment is defined as overtime employment, that is to
 - (a) All employment in excess of 54 hours in any week (excluding Sunday) in
 - (b) All employment in excess of 48 hours in any week (excluding Sunday) in Winter.
 - (c) All employment on a Sunday.
- 6. For the purpose of the above rates employment in Summer shall be deemed to be employment during the period commencing on the first Monday in March and terminating on the last Sunday in October; and employment in Winter shall be deemed to be employment during the rest of the year.
- The above rates shall apply to all male workmen of 18 years of age and upwards who are wholly or partly employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the abovementioned area, during such time as they are so employed.
- 8. For the purpose of the above rates the hours of work shall not include meal times, but shall include any time during which by reason of weather conditions an employer has prevented from working a workman who was present at the place of employment and ready to work.
- 9. The above rates shall come into operation on the eighth day of July, 1918. Dated this second day of July, 1918.

Signed by order of the Wages Board,

F. Popplewell,

Secretary.

Agricultural Wages Board, 80, Pall Mall,

London, S.W. 1.

Applications for Permit of Exemption under the proviso to Section 5 (3) of the Act may be made by employer or worker, and should be addressed to the Secretary, the Berkshire District Wages Committee, 16, Friar Street, Reading, from whom forms of application for Permits can be obtained.

Complaints under Section 6 of the Act should

also be addressed to the Secretary, the Berkshire District Wages Committee, as above.

Complaints under Section 7. of the Act should be addressed to the Secretary, the Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1.

CORN PRODUCTION ACT, 1917.

AGRICULTURAL WAGES BOARD (ENGLAND AND WALES).

MINIMUM RATES OF WAGES FIXED FOR MALE Workmen in Buckinghamshire, to Come INTO FORCE ON THE 8TH JULY, 1918.

The Agricultural Wages Board (England and Wales), duly established and constituted under Section 5 (1) of the above Act and the Regulations made by the Board of Agriculture and Fisheries dated the 8th November, 1917, having given the Notice prescribed by the said Act, and having considered all Objections duly lodged with them, and having had regard to the provisions of sub-sections (6) and (7) of Section 5 of the Act, hereby give notice, as required by sub-section (4) of the said Section, that they have fixed the following minimum rates of wages for male workmen of 18 years of age and over employed in agriculture for time-work in the area comprising the administrative county of Buckingham, that is to say:

- 1. The wages payable for employment in summer (as hereinafter defined) of male workmen in agriculture of 18 years of age and over, shall be not less than wages at the minimum rate of 30s. for 54 hours.
- 2. The wages payable for employment in winter (as hereinafter defined) of male workmen in agriculture of 18 years of age and over, shall be not less than wages at the minimum rate of 30s. for 48 hours.
- 3. Provided that where a whole-time workman is employed by the week or any longer period, the wages payable to him for the hours of work agreed between him and the employer in any week (excluding hours of overtime employment) shall not be less than 30s., notwithstanding that those hours are less than 54 in summer or 48 in winter.
- 4. For the purpose of the above minimum rates, employment in summer shall be deemed to be employment during the period commencing on the first Monday in March and terminating on the last Sunday in October; and employment in winter shall be deemed to be employment during the rest of the year.
- 5. The above minimum rates shall apply to all male workmen of 18 years of age and upwards who are wholly or partly employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the above mentioned area, during such time as they are so employed.
- 6. For the purpose of the above rates the hours of work shall not include meal times, but shall include any time during which by reason of weather conditions an employer has prevented from working a workman who was

present at the place of employment and ready to work.

7. The above rates shall come into operation on the eighth day of July, 1918.

Dated this second day of July, 1918.

Signed by order of the Wages Board, F. Popplewell,

Secretary.

Agricultural Wages Board, 80, Pall Mall, London, S.W. 1.

Applications for Permit of Exemption under the proviso to Section 5 (3) of the Act may be made by employer or worker, and should be addressed to the Secretary, the Buckinghamshire District Wages Committee, Institute Club, Aylesbury, Bucks., from whom forms of application for permits can be obtained.

Complaints under Section 6 of the Act should also be addressed to the Secretary, the Buckinghamshire District Wages Committee, as

above.

Complaints under Section 7 of the Act should be addressed to the Secretary, the Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1.

CORN PRODUCTION ACT, 1917. AGRICULTURAL WAGES BOARD (ENGLAND AND WALES).

MINIMUM RATES OF WAGES FIXED FOR MALE WORKMEN IN CAMBRIDGESHIRE, HUNTING-DONSHIRE AND BEDFORDSHIRE, TO COME INTO FORCE ON THE 8TH JULY, 1918.

The Agricultural Wages Board (England and Wales), duly established and constituted under Section 5 (1) of the above Act and the Regulations made by the Board of Agriculture and Fisheries dated the 8th November, 1917, having given the Notice prescribed by the said Act, and having considered all Objections duly lodged with them, and having had regard to the provisions of sub-sections ($\bar{6}$) and (7) of the said Section, hereby give notice, as required by Section 5 (4) of the above Act, and by paragraph 4 of the Agricultural Wages Regulations, 1918, that they have fixed the following minimum rates of wages and the following differential rates for overtime employment, as hereinafter defined, for male workmen of 18 years of age and over employed in agriculture for time-work in the area comprising the administrative counties of Cambridge, Isle of Ely, Huntingdon and Bedford, and have defined for the purpose of the application of such differential rates for overtime the employment which is to be treated as overtime employment as follows, that is to say:

- 1. The wages payable for employment in summer (as hereinafter defined) of male workmen in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 30s. for 54 hours.
- 2. The wages payable for employment in winter (as hereinafter defined) of male workmen in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 30s. for 48 hours.
- 3. Provided that where a whole-time workman is employed by the week or any longer period the wages payable to him

for the hours of work agreed between him and the employer in any week (excluding hours of overtime employment) shall not be less than 30s., notwithstanding that those hours are less than 54 in summer or 48 in winter.

- . 4. The differential rates for overtime shall be as follows:—
 - (a) In respect of overtime employment on weekdays, 8½d. per hour.
 - (b) In respect of overtime employment on a Sunday, 10d. per hour.
- 5. For the purpose of the application of the above rates the following employment is defined as overtime employment, that is to say:—
 - (a) All employment in excess of 54 hours in any week (excluding Sunday) in summer.
 - (b) All employment in excess of 48 hours in any week (excluding Sunday) in winter.
 - (c) All employment on a Sunday.
- 6. For the purpose of the above rates employment in summer shall be deemed to be employment during the period commencing on the first Monday in March and terminating on the last Sunday in October; and employment in winter shall be deemed to be employment during the rest of the year.
- 7. The above rates shall apply to all male workmen of 18 years of age and upwards who are wholly or partly employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the above-mentioned area, during such time as they are so employed.
- 8. For the purpose of the above rates the hours of work shall not include meal times, but shall include any time during which by reason of weather conditions an employer has prevented from working a workman who was present at the place of employment and ready to work.
- 9. The above rates shall come into operation on the eighth day of July, 1918.

Dated this second day of July, 1918.

Signed by order of the Wages Board.

F. Popplewell,

Secretary.

Agricultural Wages Board, 80, Pall Mall, London, S.W. 1.

Applications for Permit of Exemption under the proviso to Section 5 (3) of the Act may be made by employer or worker, and should be addressed to the Secretary, the Cambridgeshire, Huntingdonshire and Bedfordshire District Wages Committee, Hampton House, Godmanchester, Hunts., from whom forms of application for Permits can be obtained.

Complaints under Section 6 of the Act should also be addressed to the Secretary, the Cambridgeshire, Huntingdonshire and Bedfordshire District Wages Committee, as above.

Complaints under Section 7 of the Act should be addressed to the Secretary, the Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1. CORN PRODUCTION ACT, 1917.

AGRICULTURAL WAGES BOARD (ENGLAND AND WALES).

MINIMUM RATES OF WAGES FIXED FOR MALE WORKMEN IN WORCESTERSHIRE, TO COME INTO FORCE ON THE 8TH JULY, 1918.

The Agricultural Wages Board (England and Wales), duly established and constituted under Section 5 (1) of the above Act and the Regulations made by the Board of Agriculture and Fisheries dated the 8th November, 1917, having given the Notice prescribed by the said Act, and having considered all Objections duly lodged with them, and having had regard to the provisions of sub-sections (6) and (7) of the said Section, hereby give notice, as required by Section 5 (4) of the above Act, and by paragraph 4 of the Agricultural Wages Regulations, 1918, that they have fixed the following minimum rates of wages and the following differential rates for overtime employment, as hereinafter defined, for male workmen of 18 years of age and over employed in agriculture for time-work in the area comprising the administrative county of Worcester (except the parishes of Alderminster, Blockley, Cutsdean, Daylesford, Evenlode, Shipston-on-Stour, Tidmington and Tredington) and the county borough of Worcester, and have defined for the purpose of the application of such differential rates for overtime the employment which is to be treated as overtime employment as follows, that is to say:

- 1. The wages payable for employment in summer (as hereinafter defined) of male workmen in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 30s. for 54 hours.
- 2. The wages payable for employment in winter (as hereinafter defined) of male workmen in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 30s. for 48 hours.
- 3. Provided that where a whole-time workman is employed by the week or any longer period the wages payable to him for the hours of work agreed between him and the employer in any week (excluding hours of overtime employment) shall not be less than 30s., notwithstanding that those hours are less than 54 in summer or 48 in winter.
- 4. The differential rates for overtime shall be as follows:
 - (a) In respect of overtime employment on weekdays, 8½d. per hour.
 - (b) In respect of overtime employment on a Sunday, 10d. per hour.
- 5. For the purpose of the application of the above rates the following employment is defined as overtime employment, that is to say:
 - (a) All employment in excess of 54 hours in any week (excluding Sunday) in summer.
 - (b) All employment in excess of 48 hours in any week (excluding Sunday) in winter.
 - (c) All employment on a Sunday.
- 6. For the purpose of the above rates employment in summer shall be deemed to be employment during the period commencing on the first Monday in March and terminating on the last Sunday in October; and em-

ployment in winter shall be deemed to be employment during the rest of the year.

- 7. The above rates shall apply to all male workmen of 18 years of age and upwards who are wholly or partly employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the abovementioned area, during such time as they are so employed.
- 8. For the purpose of the above rates the hours of work shall not include meal times, but shall include any time during which by reason of weather conditions an employer has prevented from working a workman who was present at the place of employment and ready to work.
- 9. The above rates shall come into operation on the eighth day of July, 1918.

Dated this second day of July, 1918. Signed by order of the Wages Board,

F. Popplewell, Secretary.

Agricultural Wages Board, 80, Pall Mall, London, S.W. 1.

Applications for Permit of Exemption under the proviso to Section 5 (3) of the Act may be made by employer or worker, and should be addressed to the Secretary, the Worcestershire District Wages Committee, 5, Foregate Street, Worcester, from whom forms of application for Permits can be obtained.

Complaints under Section 6 of the Act should also be addressed to the Secretary, the Worcestershire District Wages Committee, as above.

Complaints under Section 7 of the Act should be addressed to the Secretary, the Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1.

CORN PRODUCTION ACT, 1917.

AGRICUL/TURAL WAGES BOARD (ENGLAND AND WALES).

MINIMUM RATES OF WAGES FIXED FOR MALE WORKMEN IN DEVONSHIRE, TO COME INTO FORCE ON THE 8TH JULY, 1918.

The Agricultural Wages Board (England and Wales), duly established and constituted under Section 5 (1) of the above Act and the Regulations made by the Board of Agriculture and Fisheries dated the 8th November, 1917, having given the Notice prescribed by the said Act, and having considered all Objections duly lodged with them, and having had regard to the provisions of sub-sections (6) and (7) of Section 5 of the Act, hereby give notice as required by sub-section (4) of the said Section that they have fixed the following minimum rates of wages for male workmen of 18 years of age and over employed in agriculture for timework in the area comprising the administrative. county of Devon and the county boroughs of Exeter and Plymouth, that is to say:

- 1. The wages payable for employment in summer (as hereinafter defined) of male workmen in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 31s. for 54 hours.
- 2. The wages payable for employment in winter (as hereinafter defined) of male work-

men in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 31s. for 48 hours.

- 3. Provided that where a whole-time workman is employed by the week or any longer period the wages payable to him for the hours of work agreed between him and the employer in any week (excluding hours of overtime employment) shall not be less than 31s., notwithstanding that those hours are less than 54 in summer or 48 in winter.
- 4. For the purpose of the above rates employment in summer shall be deemed to be employment during the period commencing on the first Monday in March and terminating on the last Sunday in October; and employment in winter shall be deemed to be employment during the rest of the year.
- 5. The above rates shall apply to all male workmen of 18 years of age and upwards who are wholly or partly employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the abovementioned area, during such time as they are so employed.
- 6. For the purpose of the above rates the hours of work shall not include mealtimes, but shall include any time during which by reason of weather conditions an employer has prevented from working a workman who was present at the place of employment and ready to work.
- 7. The above rates shall come into operation on the eighth day of July, 1918.

 Dated this second day of July, 1918.

Signed by order of the Wages Board.

F. Popplewell, Secretary.

Agricultural Wages Board, 80, Pall Mall, London, S.W. 1.

Applications for Permit of Exemption under the provise to Section 5 (3) of the Act may be made by employer or worker, and should be addressed to the Secretary, the Devenshire District Wages Committee, 50, Queen Street, Exeter, from whom forms of application for Permits can be obtained.

Complaints under Section 6 of the Act should also be addressed to the Secretary, the Devonshire District Wages Committee, as above.

Complaints under Section 7 of the Act should be addressed to the Secretary, the Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1.

CORN PRODUCTION ACT, 1917. AGRICULTURAL WAGES BOARD (ENGLAND AND WALES).

MINIMUM RATES OF WAGES FIXED FOR MALE WORKMEN IN OXFORDSHIRE TO COME INTO FORCE ON THE 8TH JULY, 1918.

The Agricultural Wages Board (England and Wales), duly established and constituted under Section 5 (1) of the above Act, and the Regulations made by the Board of Agriculture and Fisheries, dated the 8th November, 1917, having given the Notice prescribed by the said Act, and having considered all Objections duly

lodged with them, and having had regard to the provisions of sub-sections (6) and (7) of the said Section, hereby give notice as required by Section 5 (4) of the above Act, and by paragraph 4 of the Agricultural Wages Regulations, 1918, that they have fixed the following minimum rates of wages and the following differential rates for overtime employment, as hereinafter defined, for male workmen of 18 years of age and over employed in agriculture for time-work in the area comprising the administrative county of Oxford and the county borough of Oxford, and have defined for the purpose of the application of such differential rates for overtime the employment which is to be treated as overtime emptoyment as follows, that is to say:—

- 1. The wages payable for employment of male workmen in agriculture of 18 years of age and over shall be not less than wages at the minimum rate of 30s. for 52 hours.
- 2. Provided that where a whole-time workman is employed by the week or any longer period the vages payable to him for the hours of work agreed between him and the employer in any week (excluding hours of overtime employment) shall not be less than 30s., notwithstanding that those hours are less than 52.
- 3. The differential rates for overtime shall be as follows:—
 - (a) In respect of overtime employment on weekdays 8½d. per hour.
 - (b) In respect of overtime employment on a Sunday:
 - (1) For a workman wholly or mainly employed as a cattleman, shepherd or horseman, 8½d. per hour.
 - (2) For other workmen, 10d. per hour.
 - 4. For the purpose of the application of the above rates the following employment is defined as overtime employment, that is to say:

(a) All employment in excess of 52 hours in any week (excluding Sunday).

(b) All employment on a Sunday.

- 5. The above rates shall apply to all male workmen of 18 years of age and upwards who are wholly or partly employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the abovementioned area, during such time as they are so employed.
- 6. For the purpose of the above rates the hours of work shall not include meat times, but shall include any time during which by reason of weather conditions an employer has prevented from working a workman who was present at the place of employment and ready to work.
- The above rates shall come into operation on the eighth day of July, 1918.
 Dated this second day of July, 1918.
 Signed by Order of the Wages Board,

F. Popplewell, Secretary.

Agricultural Wages Board, 80, Pall Mall, London, S.W. 1.

Applications for Permit of Exemption under the proviso to Section 5 (3) of the Act may be made by employer or worker, and should be addressed to the Secretary, the Oxfordshire District Wages Committee, 16, Friar Street, Reading, from whom forms of application for Permits can be obtained.

Complaints under Section 6 of the Act should also be addressed to the Secretary, the Oxfordshire District Wages Committee, as above.

Complaints under Section 7 of the Act should be addressed to the Secretary, the Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1.

CORN PRODUCTION ACT, 1917.

AGRICULTURAL WAGES BOARD (ENGLAND AND WALES).

RATES OF WAGES FIXED FOR MALE WORKMEN IN NORTHAMPTONSHIRE TO COME INTO FORCE ON THE 8TH JULY, 1918.

The Agricultural Wages Board (England and Wales), duly established and constituted under Section 5 (1) of the above Act and the Regulations made by the Board of Agriculture and Fisheries dated the 8th November, 1917, having given the Notice prescribed by the said Act, and having considered all Objections duly lodged with them, and having had regard to the provisions of sub-sections (6) and (7) of the said Section, hereby given Notice, as required by Section 5 (4) of the above Act, and by paragraph 4 of the Agricultural Wages Regulations, 1918, that they have fixed the following minimum rates of wages and the following differential rates for overtime employment, as hereinafter defined, for male workmen of 18 years of age and over employed in agriculture for time-work in the area comprising the administrative counties of Northampton and Soke of Peterborough and the county borough of Northampton, and have defined for the purpose of the application of such differential rates for overtime the employment which is to be treated as overtime employment as follows, that is to

1: Clauses 1 and 2 of the Order made by the Wages Board dated the 16th May, 1918, fixing minimum rates of wages for male workmen in the above-mentioned area shall be read and construed as if the following pro-

viso-were added thereto:

Provided that where a whole-time workman is employed by the week or any longer period the wages payable to him for the hours of work agreed between him and the employer in any week (excluding hours of overtime employment) shall not be less than 30s. notwithstanding that those hours are less than 54 in summer or 48 in winter

- 2. The differential rates for overtime shall be as follows:—
 - (a) In respect of overtime employment on weekdays, $8\frac{1}{2}$ d. per hour.
 - (b) In respect of overtime employment on a Sunday, 10d. per hour.
- 3. For the purpose of the application of the above rates the following employment is defined as overtime employment, that is to say:
 - (a) All employment in excess of 54 hours in any week (excluding Sunday) in

(b) All employment in excess of 48

hours in any week (excluding Sunday) in winter.

- (c) All employment on a Sunday.
- 4. The above rates shall apply to all male workmen of 18 years of age and upwards who are wholly or partly employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the above-mentioned area, during such time as they are so employed.
- 5. For the purpose of the above rates and of the Order made by the Wages Board dated the 16th May, 1918, fixing minimum rates of wages for male workmen in the above mentioned area, the hours of work shall not include meal times but shall include any time during which by reason of weather conditions an employer has prevented from working a workman who was present at the place of employment and ready to work.
- The above rates shall come into operation on the eighth day of July, 1918.

Dated this second day of July, 1918.

Signed by order of the Wages Board.

F. Popplewell, Secretary.

Agricultural Wages Board, 80, Pall Mall, London, S.W. 1.

Application for Permit of Exemption under the proviso to Section 5 (3) of the Act may be made by employer or worker, and should be addressed to the Secretary, the Northamptonshire District Wages Committee, The Square, Market Harborough, from whom forms of application for Permits can be obtained.

Complaints under Section 6 of the Act should also be addressed to the Secretary, the Northamptonshire District Wages Committee, as

above.

Complaints under Section 7 of the Act should be addressed to the Secretary, the Agricultural Wages Board (England and Wales), 80, Pall Mall, London, S.W. 1.

NATIONAL HEALTH INSURANCE.

NATIONAL HEALTH INSURANCE ACT, 1918 (DATE OF COMMENCEMENT), ORDER, 1918, DATED THE 28TH DAY OF JUNE, 1918, MADE BY THE NATIONAL HEALTH INSURANCE JOINT COMMITTEE UNDER SECTION 48 (2) OF THE NATIONAL HEALTH INSURANCE ACT, 1918 (7 & 8 GEO. V, CHAP. 62).

Whereas by Section 48 (2) of the National Health Insurance Act, 1918 (in this Order referred to as "the Act"), it is provided that the Act shall, save as otherwise expressly provided, come into operation on the 1st day of July, 1918, or such later date or dates as the National Health Insurance Joint Committee may by Order appoint, and different dates may be appointed for different purposes and different provisions of the Act:

Now, therefore, the National Health Insurance Joint Committee hereby order as follows:—

- 1. This Order may be cited as the National Health Insurance Act, 1918 (Date of Commencement) Order, 1918.
- 2. Sub-sections (1) and (2) of Section 24 of the Act (which amends Section 46 of the

National Insurance Act, 1911) and sub-section (3) of Section 24 aforesaid, so far as relates to the purposes of Section 16 (2) of the National Insurance Act, 1911, shall come into operation on the 1st day of January, 1919, or on such later date or dates as the National Health Insurance Joint Committee may hereafter by Order appoint.

Given under the Seal of Office of the National Health Insurance Joint Committee this 28th day of June, in the year one thousand nine hundred and eighteen.

> $E.\ Hackforth,$ Secretary to the National Health Insurance Joint Committee.

PATENTS AND DESIGNS ACT, 1907. Restoration of Lapsed Patent Under Section 20.

Notice is hereby given that an Order was made on the 28th day of June, 1918, restoring the Letters Patent granted to William Haining and Macfarlane, Lang and Company Limited for an invention entitled "Improvements in and connected with dough-braking and like machines," numbered 25500 of 1911, and bearing date the 15th day of November, 1911.

> W. TEMPLE FRANKS, Comptroller-General.

(22nd June, 1918.) Special Acts (Extension of Time) Act, 1915: Further Extension of Time limited by Sec-

tion 44 of the Keighley Corporation Act. 1912.

BOROUGH OF KEIGHLEY.

To the Mayor, Aldermen, and Burgesses of the Borough of Keighley;

And to all others whom it may concern.

HEREAS by virtue of Section 44 of the W Keighley Corporation Act, 1912 (hereinafter referred to as "the Act of 1912"), and of an Order dated the 31st day of July, 1917, issued by Us, the Local Government Board, under Section 1 of the Special Acts (Extension of Time) Act, 1915 (hereinafter referred to as "the Act of 1915"), the time limited for the exercise by the Mayor, Aldermen, and Burgesses of the Borough of Keighley (hereinafter referred to as "the Corporation") of their powers for the compulsory purchase of lands required for and in connection with the waterworks authorised by the Act of 1912, will expire on the 7th day of August, 1918:

Now, therefore, in pursuance of the powers given to Us by Section 1 of the Act of 1915, and of any other powers in that behalf, We, by this Our Order, extend until the 7th day of August, 1919, the time limited as aforesaid for the exercise of the powers of the Corporation for the compulsory purchase of the lands afore-

said.

Given under the Seal of Office of the Local Government Board, this Twenty-second day of June, in the year One thousand nine hundred and eighteen.

W. Hayes Fisher,

President.

Walter T. Jerred, Assistant Secretary. (22nd June, 1918.)

Special Acts (Extension of Time) Act, 1915; Extending Times limited by Sections 18 and 59 of the Birkenhead Corporation Water Act, 1907.

BOROUGH OF BIRKENHEAD.

To the Mayor, Aldermen, and Burgesses of the Borough of Birken-

And to all others whom it may concern.

THEREAS by Section 18 of the Birkenhead Corporation Water Act, 1907 (hereinafter referred to as "the Act of 1907"), it was provided that if the Alwen Reservoir by that Act authorised and the other works referred to in the said section were not completed within ten years from the 9th day of August, 1907, then on the expiration of that period the powers by the Act of 1907 granted to the Mayor, Aldermen, and Burgesses of the Borough of Birkenhead (hereinafter referred to as "the Corporation") for the making thereof or otherwise in relation thereto should cease except as in the said section mentioned;

And whereas by Section 59 of the Act of 1907 it was also provided that the Corporation should within ten years from the 9th day of August, 1907, pay into the Bank of England to the credit of the Board of Agriculture and Fisheries the sum of £2,000 upon trust as mentioned in the section for the advantage of the Fisheries of the Dee Fishery District;

And whereas in pursuance of Section 1 of the Special Acts (Extension of Time) Act, 1915 (hereinafter referred to as "the Act of 1915"), the Corporation applied to Us before the expiration of the time limited as aforesaid in each case for an Order extending that time:

Now therefore, in pursuance of the powers. given to Us, the Local Government Board, by Section 1 of the Act of 1915, and of any other powers in that behalf, We, by this Our Order, extend for a period of one year from the 9th day of August, 1917, in each case:

(a) the time limited, as aforesaid, by Section 18 of the Act of 1907, for the completion of the Alwen Reservoir and the other works referred to in that Section; and

(b) the time limited, as aforesaid, by Section 59 of the Act of 1907, for the payment by the Corporation of the said sum of £2,000 into the Bank of England to the credit of the Board of Agriculture and Fisheries upon Trust as mentioned in that section.

> Given under the Seal of Office of the Government Board, Twenty-second day of June, in the year One thousand nine hundred and eighteen.

L S,

W. Hayes Fisher, President.

Walter T. Jerred, Assistant Secretary.

THORNTON ELECTRIC LIGHTING ORDER, 1914.

SPECIAL ACTS (EXTENSION OF TIME) ACT, 1915.

Y virtue and in exercise of the powers conferred on them by the Special Acts (Extension of Time) Act, 1915, the Board of Trade hereby extend for one year from the 8th July, 1918, the periods of two years and

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eighteen months respectively mentioned in Section 21 of the Schedule to the Electric Lighting (Clauses) Act, 1899, as incorporated with the Thornton Electric Lighting Order, 1914 (Mains, &c., to be laid down in streets specified in Special Order and in remainder of area of supply).

Lagrangian Dated this 27th day of June, 1918.

Garnham Roper,
An 'Assistant Secretary
to the Board of Trade.

COUNTY BOROUGH OF READING. SPECIAL ACTS (EXTENSION OF TIME) ACT, 1915. READING CORPORATION ACT, 1913.

OTICE is hereby given of the following Order made by the Local Government Board on the 22nd June, 1918.

W. S. CLUTTERBUCK,

Town Clerk.

Town Hall, Reading. 28th June, 1918.

(22nd June, 1918.)
Special Acts (Extension of Time) Act, 1915:
Extending Time for operation of certain provisions of the Reading Corporation Act, 1913.

READING BOROUGH.

To the Mayor, Aldermen, and Burgesses of the Borough of Reading:—
And to all others whom it may concern.

Whereas by Section 21 of the Reading Corporation Act, 1913 (hereinafter referred to as "the Act of 1913") it is provided that the

Works authorised by that Act shall be completed within the period of five years from the 15th day of August, 1913:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by Section 1 of the Special Acts (Extension of Time) Act, 1915, and of any other powers in that behalf, by this Our Order extend for a period of one year the time limited by Section 21 of the Act of 1913 in relation to the Works authorised by that Act.

Given under the Seal of Office of the Local Government Board, this Twenty-second day of June, in the year One thousand nine hundred and eighteen.

W. Hayes Fisher, President.

Walter T. Jerred,

Secretary:

SPECIAL ACTS (EXTENSION OF TIME)
ACT, 1915.

DY virtue and in exercise of the powers conferred on them by the Special Acts (Extension of Time) Act, 1915, the Board of Trade hereby extend for a period of one year from the 29th July, 1918, the time limited by Section 14 of the Southend Water Works Act, 1915, for the compulsory purchase of lands for the purposes of that Act.

Dated this 20th day of June, 1918.

C. Hipwood,
An Assistant Secretary
to the Board of Trade.

LAND REGISTRY.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:—
Plans of the several properties can be seen at the Land Registry, Lincoln's Inn Fields. Any person may, by notice in writing signed by himself or his Solicitor, and delivered at the Registry before the expiration of one month from the appearance of this Notice, object to the registration. The Notice must state concisely the grounds of the objection and give the address in the United Kingdom of the person delivering the Notice, and, if it is delivered by a Solicitor, must give the name and address of the person on whose behalf it is given.

Information as to registration and the mode and cost of application for it can be obtained at the Registry.

Number			The Land.		The Applicant.					
of Title.	Çounty.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name,	Address.	Description.			
16881	Southampton	Andover	Land on the south side of the Andover- Basingstoke Road, near Down House	Freebold	Sybil Grey Firth	Down House, Andover, Hants	Spinster			
16934	Middlesex	Willesden	Dwelling house and garden, 32, Percy Road	Leasehold	Walter Dundas Bathurst	22, Mornington Avenue, West Kensington, W. 14	Esquire			
33744	London	Camberwell	Dwelling-house and garden, 1, Adys Road	Leasehold	Thomas William Stacey	28, Vestry Road, Cam- berwell, S.E.	Builder			
189005	London	Islington	Land, factory and buildings, 142 and 144, Liverpool Road	Freehold	The National Meat Products, Limited	144, Liverpool Road, Islington, N. 1				
189341	London	St. Pancras	Dwelling-house and garden, 1A, Lewisham Road	Leasehold	Ethel Grace Littell	30, Ryde Buildings, Tower Bridge Road, S.E. 1	Married Woman			
189344	London	Hammersmith	Dwelling - house and garden, 34, Melrose Gardens	Leasehold	Elizabeth Joyce Hurn	82A, Uxbridge Road, Shepherd's Bush, W. 12	Spinster			
189 34 5	London	Whitechapel	Shop, 8, Well Street	Freehold	Marks Sakstein	8, Well Street, White- chapel, E.	African Shipper			
189366	City of	London	Land and buildings, 5, Great Tower Street	Freehold	Harrisons and Crosfield, Limited	1-4, Great Tower Street, E.C. 3	also.			
189368	London	Islington	House and garden, 17, Lennox Road	Leasehold	Albert Thomas	327, Holloway Road, N. 7	Jeweller			
	•	1	•	1	· ·	•				

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:—

	Number of				The Land.			The Applicant.	
	Title.	. County.		Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.
	189369	Joseph London Fulham		Fulham	Dwelling - house and garden, 34, Talgarth Road	$\mathbf{Leasehold}$	Rose German Reed May German Reed Walter German Reed	9, Walpole Street, Chelsea, S.W. 3	Spinster Spinster Gentleman
ם	189 37 2	London	•••	Shoreditch	Dwelling - houses, 41, 43, 45, 47, 49, 51, 53 and 55, Boston Street	Freehold	John Lines	Kent Wharf, Great Cambridge Street, Hackney Road, E. 2	Timber Merchanț
22	189378	London		Fulham	Dwelling-houses, 75, 77, 79 and 81, Chancellors Road	Freehold	The Hammersmith Distillery Company, Limited	99, Chancellors Road, Hammersmith, W.	- .
	189380	London		Paddington	Dwelling - house and garden, 145, Suther- land Avenue	Leasehold	Elvire Marie Louise Jonas	145, Sutherland Avenue, Maida Vale, W. 9	Wife of Ernest Leonard Brere- ton Jonas
-	189383	London		Hampstead	Dwelling-house and garden, 43, Agamemnon Road	Leasehold	Albert Richard Martin	39, Agamemnon Road, West Hampstead, N.W. 6	Electrical Engineer
	189386	London		Fulham	Land and buildings, 7 to 21 (all numbers), Marinefield Road	Leasehold {	John Crawfurd Platt Ernest James Cubitt	561, Fulham Road, S.W. 6	Surveyors
	189387	London	•••	Stoke Newington	Dwelling - house, land and buildings, 24,	Leasehold	Neil Turner	24, Woodberry Down,	Esquire
	189390	London	•••	Hammersmith	Woodberry Down Dwelling - house and garden, I, Melrose Terrace	Leasehold	William Heath	Finsbury Park, N. 4 45, Rayleigh Road, West Kensington, W. 14	Commercial Traveller
	216572	London	•••	Lambeth	Dwelling-house and garden, 47, Fairmount Road	Leasehold {	Alfred Crawford Smith Caroline Mary Smith	122, Southwark Bridge { Road, S.E. 1	Undertaker His Wife
	216603	London	•••	Camberwell	Dwelling - house and garden, 185, Camber- well Grove	Freehold	Maurice Chance	42, Cheapside, E.C. 2	Gentleman

LAND REGISTRY—continued.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following Persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:—

Number			The Land.			The Applicant.	
of Title.	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.
216605	London	Battersea	Shop and dwelling - house, 25, Tyneham Road	Freehold	Sarah Elizabeth Baker	Ensleigh, 29, Amble- side Avenue, Streat- ham, S.W.	Wife of Freder- ick John Baker
216606	London	St. Paul, Deptford	Dwelling-house and garden, 38, Pepys Road	Leasehold	Henry Harris	38, Pepys Road, New Cross, S.E. 14	Dock Inspector
216610	London	Charlton and Kid- brooke	House and land, 578, Woolwich Road	Leasehold	Sidney William Mitchell	572, Woolwich Road, Charlton, S.E. 7	Foreman
216611	Lendon	Charlton and Kid- brooke	Dwelling-house and garden, 2, Little Heath	Leasehold	William Henry Horne	74, Wellington Street, Woolwich, S.E. 18	China Dealer
216612	London	Plumstead	. Dwelling-house and garden, 265, Eglinton Read	Leasehold {	Thomas James Ellis Alice May Ellis Thomas Samuel Mason	109, Plumstead Com- mon Road, S.E. 18	Toolsetter His Wife Labourer, Wool-
216613	London	Plumstead	Dwelling - house and garden, 6, Heverham Road	Leasehold {	Elizabeth Mason	21, Harrow Manor way, Abbey Wood, S.E. 2	wich Dock- yard His Wife
216614	Lendon	Plumstead	Dwelling-house and garden, 75, Brewery Road	Leasehold	Charles Edward Burkitt Lillian Annie Burkitt	54, Chesnut Road, { Plumstead, S.E. 18	Storeman His Wife
216619	London	Charlton and Kid brooke	Houses and gardens, 2, 4, 6, 8, 10, 12, 14, 16, 27, 29 and 31, Elliscombe Road	Freehold	John Davey	Cedar Lodge, Old Charlton, Kent	Surveyor
216621	London	Greenwich	Dwelling-house and garden, 114, Eastcombe Avenue	Leasehold	Herbert Lister	20, Hopedale Road, Charlton, S.E. 7	Engineer
216626	London	St. Paul, Deptford	Dwelling-house and garden, 29, Pepys Road	Leasehold	Roderick Morris Kedward	103, Pepys Road, New Cross, S.E. 14	Wesleyan Ministe

W. F. BURNETT, Acting Assistant Registrar.

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AN ACCOUNT, pursuant to the Act seven and eight Victoria, cap. 32, of the Average Amount of BANK NOTES of the several Banks of Issue in ENGLAND and WALES in Circulation during the week ended Saturday, the 22nd day of June, 1918.

PRIVATE BANKS.

Name, Title and Principal Place of Issue.										
Banbury Bank	•••	Banbury	•••	Gillett and Co	f 4 8	•••	£ 5 9 30			
Bicester and Oxfordshire Bank	•••	Bicester	•••	Tubb and Co	•••	•••	16632			
Leeds Old Bank		Leeds	•••	Beckett and Co.	•••	•••	54260			
Oxfordshire Witney Bank		Witney	•••	Gillett and Co	•••	•••	9010			
Wellington Somerset Bank		Wellington		Fox, Fowler and Co.		•••	2 44 6			
York and East Riding Bank		Beverley		Beckett and Co.		•••	48967			
				•						

JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.									
Halifax Commercial Banking Company Limited Nottingham and Nottinghamshire Banking Company Limited West Yorkshire Bank Limited	•••	Halifax Nottingham Halifax	•••	£ 2430 26435 1869					

H. BIRTLES, Registrar of Bank Returns.

RECEIPTS into and ISSUES out of the EXCHEQUER

					Estimate		ipts into the uer from
REV	ENUE R RECEI	P TS.	٠.		for the year 1918-19 (See Note.)	1st April, 1918, to 30th June, 1918.	1st April, 1917, to 30th June, 1917.
D. L	lat Am	1 .			£	£	£
Balances in Exchequer on	ist Ap	rii :				19,361,578	25,209,947
Bank of England Bank of Ireland	•••	•••	•••	•••	_	1,668,452	1,225,912
REVI	ENUE.				,	21,030,030	26,435,859
				ļ			
Customs Excise	***		•••	***	94,500,000 53,200,000	22,912,000 10,788,000	17,910,000 • 9,114,000
Estate, &c., Duties			•••	•••	31,500,000	7,410,000	8,425,000
Stamps	•••	•••	•••	***	9,250,000	1,875,000	1,464,000
Land Tax House Duty	***	•••	•••	•••	2,600,000	280,000	300,000
Property and Income Tax	(includ	ing Su	per-Ta	x)	290,450,000	27,237,000	23,954,000
Excess Profits Duties, &c.	•••	•••	•••	•••	300,000,000	62,955,000	41,086,000
Land Value Duties Post Office	•••		•••	•••	700,000	171,000	186,000
Crown Lands	•••	•••	•••	•••	38,000,000 650,000	7,400,000 150,000	7,000,000 110,000
Receipts from Sundry Loa		•••	•••	•••	6,000,000	14,847	293,687
Miscellaneous	0-0	•••	•••	•••	15,200,000	14,560,473	6,116,599
		ENUE	•••	•••	842,050,000	155,753,320	115,959,286
Total	i, includ	ling Ba	lance	•••		176,783,350	142,395,145
OTHER I	RECEIE	PTS.					
Repayment of Advances for	or Bulli	on	•••			1,590,000	610,000
Under Telegraph (Money)	Act, 1	913				35,000	
" Post Office (Londor " Housing Act, 1914		vay Act	-			12,000 106,300	_
For Treasury Bills for Sup		•••	•••	•••		996,216,000	444,971,000
For 5 per cent. Exchequer	Bonds,	1922	•••	***		-	45,577,000
For 3 per cent. Exchequer		1930	•••	•••		803,600	9 900 000
For War Savings Certifica For other Debt created up	ies nder th	e War	Loan	Acts.		23,800,000	9,800,000
1914 to 1917	•••	•••				154,540,944	157,823,743
For 4 per cent. War Loan		-1942,	and b	per			7.47.020.000
cent. War Loan, 1929 For National War Bonds		•••	•••	•••		*217,229,000	161,850,000 —
Temporary Advances— Ways and Means						314,913,154	3 01,631,5 00
A WAS STIC TITOSTE	•••	···	•••	***		013,010,104	901,001,0 00
					٠.		
•							
		•		Ì			
	Total	•••	•••	•••	£	1,886,029,348	1,264,658,388

NOTE.—Estimate as in House of Commons Paper No. 46 of 1918.
* Excluding sales through Joint Stock and Private Banks not yet brought to account.

Treasury, 29th June, 1918.

between the 1st April, 1918, and the 30th June, 1918.

	Estimate	Total Issues out to meet pay	of the Excheque ments from
EXPENDITURE AND OTHER ISSUES,	for the year 1918–19. (See Note.)	1st April, 1918, to 30th June, 1918.	1st April, 1917, to 30th June, 1917
EXPENDITURE.	£	£	£
Permanent Charge of Debt	19,150,000 295,850,000 9,700,000 1,714,000 2,645,783,000	4,868,453 87,730,813 1,018,905 454,006 .634,903,500	4,993,449 53,839,791 1,019,746 436,592 610,997,200
Expenditure	2,972,197,000	728,975,677	671,286,778
OTHER ISSUES. For Advances for Bullion	 .ct, 1916	2,100,000 84,909 35,000 12,000 106,300 †908,839,000 12,329,094 †7,377,200 15,349,883 6,820,045 23,600 192,271,353	820,000 84,909 30,000 175,400 256,796,000 165,620 14,467,156 — 304,526,500
			•
Balances in Exchequer—	1917. 30th June. £15,114,110 1,191,915	1,87 4,324, 061	1,248,352,363 16,306, 02 5

MEMO.
Treasury Bills outstanding on 30th June, 1918:—

^{*1,060,28}**9**,0<mark>00</mark>

^{*} Includes £330,000, the proceeds of which were not carried to the Exchequer within the period of the Account, besides a part (not yet ascertained and brought to account) of the Bills tendered as subscriptions to National War Bonds.

† Includes part payment of Bills and Certificates tendered as subscriptions to National War Bonds.

COTTON STATISTICS ACT, 1868.

RETURN of the Number of BALES OF COTTON Imported and Exported at the Various Ports of the United Kingdom during the week and 26 weeks ending 27th June, 1918, together with the Number of Bales Imported and Exported during the corresponding 26 weeks in 1917 and 1916:—

Do	RTS.				IMPO	RTS.			Exports.						
ro	KTS.		American.	Brazilian.	East Indian,	Egyptian.	Miscellaneous.	Total.	American.	Brazilian.	East Indian.	Egyptian.	Miscellaneous.	TOTAL	
							Wee	ek ending 27t	h June, 191	8.					
Liverpool	•••		Bales. 24,800	Bales.	Bales.	Bales. 9,724	Bales.	Bales. 34,528	Bales.	Bales.	Bales.	Bales.	Bales.	Bales.	
London	•••		•••	•••		 95 5		 9 5 5		•••	•••	•••	•••	•••	
fanchester	•••	•••	•••	•••	•••		***		•••	•••	•••		•••	•••	
ther Ports	•••	•••	•••	•••	•••	•••	•••	•••	••• •••	•••			···	***	
Total	•••		24,800	•••	•••	10,679	*4	35,483	•••	•••	•••	•••	•••		
		· · · · · ·	•				26 wee	ks ending 27	th June, 191	.8.					
iverpool	•••		†777,818	6,704	†39,692	128,158	44,428	996,800	175	•••		150		325	
ondon	•••	•••	†41,404	•••	†8,079	†53,659	†4,210	107,352		***	•••			•••	
[ull [anchester	•••.	•••	15,724		†41,255	42,590	172	99,741	***	•••	•••	•••	•••	•••	
ther Ports	•••	•••	80,425 †45,893	***	15,553	85,595 †23,914	† 9 ,095	181,586 78,902		. •••	•••	•••	•••	•••	
Total	•••	***	961,264	6,704	104,579	333,916	‡57,918	1,464,381	175	•••	•••	150		32	
Weeks end 28th June, 29th June,	19Ĭ7	•••	1,120,202 1,638,289	13,111 141	63,103 77,084	248,618 287,592	64,121 72,0 5 8	1,509,155 2,075,164	37,431 64,502		6,571 21 ,295	117,269 152,557	2,711 3,999	163,98 242,45	

^{*} British West African. † Revised figures. ‡ Including 657 Bales British West Indian, 547 Bales British West African, 4,904 Bales British East African, and 815 Bales Foreign East African.

A. W. FLUX, Statistical Department, Board of Trade.

DISEASES OF ANIMALS ACTS, 1894 to 1914.

RETURN of OUTBREAKS of SWINE FEVER for the Week ended 29th June, 1918.

Counties (including all Boroughs therein*).	Outbreaks Confirmed.	Swine slaughtered as diseased or as having been ex- posed to infection.	Counties (including all Boroughs therein*).	Outbreaks confirmed.	Swine slaughtered as diseased or as having been ex- posed to infection
ENGLAND. Berks Chester Derby Durham Essex Gloucester Hertford Huntingdon Kent Lancaster	No. 2 1 6 2 1 3 1 1 5 2	No 1 1 2 1	ENGLAND. Lincoln, Parts of Holland Middlesex Monmouth Rutland Salop Sussex, East Warwick Worcester York, West Riding	No. 5 4 1 1 1 1 2 2 11	No. 1 1 9

^{*} For convenience Berwick-upon-Tweed is considered to be in Northumberland, Dudley in Worcestershire, Stockport in Cheshire, and the city of London in the county of London.

Note.—The term "administrative county" used in the following descriptions of Areas is the district for which a county council is elected under the Local Government Act, 1888, and includes all boroughs in it which are not county boroughs.

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908:—

Anglesey, &c.—An Area comprising the administrative counties of Anglesey, Brecon, Cardigan, Carmarthen, Carnarvon, Denbigh (excluding the parish of Chirk, and the petty sessional division of Upper Chirkexcept the parish of Llansaintfraid Glyn Ceiriog, that part of the parish of Glyn Traian which lies to the north of the River Ceiriog, and such parts of the parish of Llangadwaladr as lies to the north of a line commencing at the boundary of that parish at Tomen y Gwyddel and proceeding westward along the fence following the watershed by Llyn Goywbach and Pen Llyn Gloyw to the boundary between the parishes of Llangadwaladr and Llanarmon Dyffryn Ceiriog on Bryn Du), Flint (excluding the petty sessional division of Overton), Glamorgan, Here-ford, Merioneth, Monmouth, Montgomery [excluding the borough of Llanfyllin and the parishes of Hyssington, Snead, Aston, Castlewright, Llangynog, Hirnant, Pennant, Llandar-yn-Mochant, L fechain, Llansaintfraid Pool, Llansaint-fraid Deythur, Careghofa, Llandrinio, Llandysilio, Criggion, Bausley, Llanwddyn,

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Llanshangel-yng-ngwynfa, and Meifod (except the portion which lies to the south of that part of the River Vyrnwy between the Broniarth Bridge and New Bridge Mechain, and also except such portion as lies to the south-east of a line commencing at the junction of he road from Castlehill-lane to the Fighting Cocks Inn with the southern boundary of the parish, and proceeding thence in a westerly direction by that road via the Fighting Cocks Inn and the main road from Sarnau to Geuffordd to the junction near Waen Cottage of the latter road with the road leading north-westward to Pont Ysgawrhyd, thence following that road to Pont Ysgawrhyd, and thence following the southern bank of Afon Vyrnwy to its junction near Celynog with the southern boundary of the parish)], Pembroke, and Radnor;

The county boroughs of Cardiff, Newport, Merthyr Tydfil, and Swansea;

The parish of Brompton and Rhiston, and such parts of the parish of Chirbury as lie to the west of the River Camlad, ir the administrative county of Salop; and

DISEASES OF ANIMALS ACTS, 1894 to 1914—continued.

NOTE.—The term "administrative county" used in the following descriptions of Areas is the district for which a county council is elected under the Local Government Act, 1888, and includes all boroughs in it which are not county boroughs.

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908—continued.

The parishes of Bromsberrow, Dymock, Kempley, Preston near Ledbury, Hewelsfield, Lancaut, St. Briavels, Tidenham, Woolaston, Staunton and Alvington, in the administrative county of Gloucester (1 June, 1918).—See also under Berks, &c.

Ayrshire, &c.—An Area comprising the counties of Ayr and Wigtown, and the burghs of Ayr, Irvine, and Kilmarnock (16 June, 1917).

Bedfordshire, &c.—An Area comprising the administrative counties of Bedford, Cambridge (except the parishes of Kirtling, Borough Green, Westley Waterless, Brinkley, Carlton-cum-Willingham, Weston Colville, West Wratting, Balsham, West Wickham, Horseheath, Bartlow, Shudy Camps and Castle Camps), Derby (except the parishes of Boyleston, Doveridge—with its detached part—Marston Montgomery, Somershall Herbert, and Sudbury—with its detached parts), Hertford, Huntingdon, the Isle of Ely, Leicester, the Parts of Holland, Kesteven, and Lindsey Divisions of Lincolnshire, Nottingham (except the parishes of Finningley and Misson), Rutland, and the Soke of Peterborough;

The county boroughs of Derby, Grimsby,

Leicester, Lincoln, and Nottingham;
The parishes of Linslade, Grove, Slapton, Edlesborough, Ivinghoe, Pitstone, Cheddington, Marsworth, and Mentmore, in the administrative county of Buckingham;

the administrative county of Buckingham; The parishes of Little Hallingbury, Great Hallingbury, Birchanger, Stansted Mountfitchet, Farnham, Manuden, Berden, Ugley, Elsenham, and Henham, in the administrative county of Essex; and

The petty sessional division of Little Bowden and the parishes of Easton-on-the-Hill, Collyweston, Duddington, Wakerley, Harringworth, Bulwick, Blatherwycke, Laxton, Fineshade, King's Cliffe, Apethorpe, Nassington, and Yarwell, in the administrative county of Northampton (16 June, 1917). See also under Suffolk, Berkshire, &c., and Yorkshire (West Riding), &c.

*Berkshire, &c.—An Area comprising the administrative counties of Berks, Buckingham (except the parishes of Linslade, Grove, Slapton, Edlesborough, Ivinghoe, Pitstone, Cheddington, Marsworth, and Mentmore) Chester, Dorset, Gloucester (except the parishes of Bromsberrow, Dymock, Kempley, Preston near Ledbury, Hewelsfield, Lancaut, St. Briavels, Tidenham, Woolaston, Staunton and Alvington), the Isle of Wight, Middlesex, Northampton (except the petty sessional division of Little Bowden and the parishes of Easton-on-the-Hill. Collyweston, Duddington, Wakerley, Harring-Bulwick, Blatherwycke, worth, Laxton, Cliffe, A pethorpe, Fineshade, King's

Nassington, and Yarwell), Oxford, Salop (except the parish of Brompton and Rhiston, and such parts of the parish of Chirbury as lie to the west of the River Camlad), Somerset, Southampton, Stafford, Warwick, Wilts, and Worcester;

The county boroughs of Bath, Birkenhead. Bournemouth, Bristol, Burton-upon-Trent, Chester, Coventry, Dudley, Gloucester, Northampton, Oxford, Portsmouth, Reading, Smethwick, Southampton, Stockport, Stoke-upon-Trent, Wallasey, Walsall, West Bromwich, Wolverhampton, and Worcester.

The parish of Chirk, and the petty sessional division of Upper Chirk (except the parish of Llansantffraid Glyn Ceiriog, that part of the parish of Glyn Traian which lies to the north of the River Ceiriog, and such parts of the parish of Llangadwaladr as he to the north of line commencing at the boundary of that parish at Tomen y Gwyddel and proceeding westward along the fence following the watershed by Llyn Gloywbach and Pen Llyn Gloyw to the boundary between the parishes of Llangadwaladr and Llanarmon Dyffryn Ceiriog on Bryn Du), in the administrative county of Denbigh;

The parishes of Boyleston, Doveridge (including its detached part), Marston Montgomery, Somershall Herbert, and Sudbury (including its detached parts), in the administrative county of Derby;

The petty sessional division of Overton, in the administrative county of Flint;

The borough of Llanfyllin, and the parishes of Hyssington, Snead, Aston, Castlewright, Llangynog, Hirnant, Pennant, Llanrhaiadr - yn - Mochnant, Llanfechain, Llansaintffraid Pool, Llansaintffraid Deythur, Careghofa, Llandrinio, Llandysilio, Criggion, Bausley, Llanwddyn, Llanfihangel-yng-ngwynfa, and Meifod (except the portion which lies to the south of that part of the River Vyrnwy between the Broniarth Bridge and New Bridge Mechain and also except such portion as lies to the south-east of a line commencing at the junction of the road from Castlehill-lane to the Fighting Cocks Inn with the southern boundary of the parish, and proceeding thence in a westerly direction by that road via the Fighting Cocks: Inn and the main road from Sarnav to-Geuffordd to the junction near Waen Cottage of the latter road with the road leading north-westward to Pont Ysgawrhyd, thence following that road to Pont Ysgawrhyd, and thence following the southern bank of Afon Vyrnwy to its junction near Celynog with the southern boundary of the parish) in the administrative county of Montgomery; and

The parishes of Chithurst, Elsted, Farnhurst, Harting, Iping, Linch, Linchmefe, Rogate, Stedham, Terwick, Trotton (includ-

^{*} Such portion of the land in the occupation of the Calico Printers Association, Limited, as is situate in the borough of Mossley, Lancashire, is included in this Scheduled Area, Order No. 9932.

DISEASES OF ANIMALS ACTS, 1894 to 1914—continued.

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908—continued.

ing its detached part), Woolbeding, Treyford, Didling, and Bepton, in the administrative county of West Sussex (1 June, 1918).—See also under Bedfordshire, &c., and also under Anglesey, &c.

Breconshire.—See under Anglesey, &c.

Buckinghamshire.—See under Berks, &c., and also under Bedfordshire, &c.

Cambridgeshire.—See under Bedfordshire, &c., and also under Suffolk.

Cardiganshire.—See under Anglesey, &c.

Carmarthenshire.—See under Anglesey, &c.

Carnarvonshire.—See under Anglesey, &c.

Cheshire.—See under Berks, &c.

Cornwall, &c.—An Area comprising the administrative counties of Cornwall and Devon and the county boroughs of Exeter and Plymouth (16 June, 1917).

Cumberland .- See under Scotland, &c.

Denbighshire.—See under Anglesey, &c., and also under Berks, &c.

Derbyshire.—See under Bedfordshire, &c., and also under Berks, &c.

Devonshire.—See under Cornwall, &c.

Dorsetshire .- See under Berks, &c.

Durham, &c.—An Area comprising the administrative counties of Durham, the East Riding of Yorkshire, and the North Riding of Yorkshire (except the parishes of Langthorpe, Milby, Ellenthorpe, Kirby Hill, Humberton, Thornton Bridge, Marton-le-Moor, Norton-le-Clay, Cundall with Lecky, Dishforth, Asenby, Rainton with Newby, Hutton Conyers, Melmerby, Wath, Norton Conyers, Middleton Quernhow, Sutton Howgrave, Howgrave, East Tanfield and West Tanfield); and also comprising the county boroughs of Darlington, Gateshead, South Shields, Sunderland, West Hartlepool, Kingston-upon-Hull, and Middlesbrough (16 June, 1917).—See also under Yorkshire (West Riding), &c.

Essex.—An Area comprising the administrative county of Essex (excluding the parishes of Little Hallingbury, Great Hallingbury, Birchanger, Stansted Mountfitchet, Farnham, Manuden, Berden, Ugley, Elsenham, and Henham); and also comprising the county borough of Southend-on-Sea (15 March, 1915).—See also under Bedfordshire, &c., and under London.

Flintshire.—See under Anglesey, &c., and also under Berks, &c.

Glamorgan.—See under Anglesey, &c.

Gloucestershire.—See under Berks, &c., and also under Anglesey, &c.

Herefordshire .- See under Anglesey, &c.

Hertfordshire.—See under Bedfordshire &c.

Huntingdonshire.—See under Bedfordshire, &c.

Isle of Ely.—See under Bedfordshire, &c.

Isle of Wight.—See under Berks, &c.

Kent, &c.—An Area comprising the ad-

ministrative county of Kent (except the parishes of Edenbridge, Hever (including its detached part), and Cowden. the detached parts of the parishes of Chiddingstone and Brasted, and such portions of the parishes of Brasted and Westerham as lie to the south of a boundary line (but excluding any road or lane forming part of that boundary) commencing at a point in the boundary between the counties of Kent and Surrey where it is crossed by the road leading from Limpsfield Common to Crockham Hill near Kent Hatch, and proceeding thence in a south-easterly direction along that road to Crockham Hill Farm; thence in northerly and easterly directions, following the southern boundary fence of Crockham Hill Common to the road leading from Four Elms to Westerham; thence in a northerly direction along the eastern side of that road via Chartwell to the southern boundary fence of Hosey Common; thence in an easterly direction along that fence to Puddledock Lane; thence in a southerly direction along that lane to its junction with the road leading to Toys Hill at Puddledock; thence in easterly, northerly, and north-easterly directions along the road via Toys Hill, Fox and Hounds Public House, and the lodge to Phillippines to the eastern boundary of the parish of Brasted at Newmans Hill) and the city and county borough of Canterbury; the administrative county of Surrey (except the parishes of Crowhurst, Lingfield, and Horne; parishes of Urownurss, Lingheiu, una none, so much of the parish of Tandridge as lies to the south of the South-Eastern Railway—old main line—and to the east of Tandridge Lane; and so much of the parish of Godstone, including its detached part, as lies to the south of a line commencing at the junction of Danemore Lane and Tandridge Lane, and proceeding thence in a westerly direction via Danemore Lane, the Roman Road, Byers Lane, the northern boundary fence of Hook-stile House and the orchard on the western side of Hookstile House to the boundary between the parishes of Godstone and Horne); and the county borough of Croydon (22 June 1918).—See also under Sussex.

Lancashire.—An Area comprising the administrative county of Lancaster—except the petty sessional divisions of North Lonsdale and Hawkshead (including its detached part); and also comprising the county boroughs of Blackburn, Blackpool, Bolton, Bootle, Burnley, Bury, Liverpool, Manchester, Oldham, Preston, Rochdale, St. Helens, Salford, Southport, Warrington, and Wigan (16 June, 1917).—See also under Scotland, &c.

Leicestershire.—See under Bedfordshire, &c.

Lincolnshire.—See under Bedfordshire, &c.

London.—An Area comprising the administrative county of London, the city of London, the county boroughs of East Ham and West Ham (1 June, 1908).

Merionethshire.—See under Anglesey.

Middlesex.—See under Berks.

Monmouthshire.—See under Anglesey.

DISEASES OF ANIMALS ACTS, 1894 to 1914-continued.

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908—continued.

Montgomeryshire.—See under Anglesey, &c., and also under Berks, &c.

Norfolk.—An Area comprising the administrative county of Norfolk, and the county boroughs of Norwich and Great Yarmouth (20 March, 1915).

Northamptonshire.—See under Berks, &c., and also under Bedfordshire, &c.

Northumberland.—See under Scotland, &c.

Nottinghamshire.—See under Bedfordshire, &c., and also under Yorkshire (West Riding), &c.

Oxfordshire .- See under Berks, &c.

Pembrokeshire .- See under Anglesey, &c.

Radnorshire.—See under Anglesey, &c.

Rutland .- See under Bedfordshire, &c.

Salop.—See under Berks, &c., and also under Anglesey, &c.

Scotland.—An Area comprising Scotland (except the counties of Ayr and Wigton, and the burghs of Ayr, Irvine, and Kilmarnock);

The administrative counties of Cumberland, Northumberland (including the borough of Berwick-upon-Tweed), and Westmorland;

The county boroughs of Barrow-in-Fur-

ness, Carlisle, and Tynemouth;

The petty sessional divisions of North Lonsdale and Hawkshead (including its detached part), in the administrative county of Lancaster; and

The parishes of Dent, Garsdale, and Sedbergh, in the administrative county of the West Riding of Yorkshire (16 June, 1917).

—See also under Ayrshire, &c.

Soke of Peterborough.—See under Bedfordshire, &c.

Somerset.—See under Berks, &c.

Southampton.—See under Berks, &c.

Staffordshire.—See under Berks, &c.

Suffolk.—An Area comprising the administrative counties of East Suffolk and West Suffolk, and the county borough of Ipswich, and also comprising the parishes of Kirtling, Borough Green, Westley Waterless, Brinkley, Carlton-cum-Willingham, Weston Colville, West Wratting, Balsham, West Wickham, Horseheath, Bartlow, Shudy Camps and Castle Camps, in the administrative county of Cambridge (17 November, 1911).

Surrey.—See under Kent, &c., and also under Sussex.

Sussex.—An Area comprising the administrative counties of East Sussex and West Sussex (except the parishes of Chithurst, Elsted, Farnhurst, Harting, Iping, Linch, Linchmere, Rogate, Stedham, Terwick, Trotton—including its detached part—Woolbeding, Treyford, Didling, and Bepton, in the administrative county of West Sussex), and the county boroughs of Brighton, Eastbourne, and Hastings; and also comprising the parishes of Crowhurst, Lingfield, and Horne; so much of the parish of Tandridge as lies to the south of the South Eastern Railway (old main line) and to the east of Tandridge Lane; and so much of the parish of Godstone, including its detached part, as lies to the

south of a line commencing at the junction of Danemore Lane and Tandridge Lane, and proceeding thence in a westerly direction via Danemore Lane, the Roman Road, Byers Lane, the northern boundary fence of Hookstile House, and the orchard on the western side of Hookstile House to the boundary between the parishes of Godstone and Horne, in the administrative county of Surrey; and the parishes of Edenbridge, Hever (including its detached part), and Cowden, the detached parts of the parishes of Chiddingstone and Brasted, and such portions of the parishes of Brasted and Westerham as lie to the south of a boundary line (but excluding any road or lane forming part of that boundary) commencing at a point in the boundary between the counties of Kent and Surrey where it is crossed by the road leading from Limpsfield Common to Crockham Hill near Kent Hatch, and proceeding thence in a south-easterly direction along that road to Crockham Hill Farm; thence in northerly and easterly directions following the southern boundary fence of Crockham Hill Common to the road leading from Four Elms to Westerham; thence in a northerly direction along the eastern side of that road via Chartwell to the southern boundary fence of Hosey Common; thence in an easterly direction along that fence to Pud-dledock Lane; thence in a southerly direction along that lane to its junction with the road leading to Toys Hill at Puddledock; thence in easterly, northerly, and north-easterly directions along the road via Toys Hill, Fox and Hounds Public House, and the lodge to Phillippines to the eastern boundary of the parish of Brasted at New-mans Hill, in the administrative county of Kent (22 June, 1918).—See under Berks,

Warwickshire.—See under Berks, &c. Westmorland.—See under Scotland.

Wiltshire .- See under Berks, &c.

Worcestershire.—See under Berks, &c.

Yorkshire (East Riding).—See under Durham, &c.

Yorkshire (North Riding).—See under Durham, &c., and also under Yorkshire (West Riding), &c.

Yorkshire (West Riding), &c.—An Area comprising the administrative county of the West Riding of the county of York (except the parishes of Dent, Garsdale and Sedbergh) and the county boroughs of Barnsley, Bradford, Wakefield, Halifax, Huddersfield, Leeds, Rotherham, Sheffield, Dewsbury, and York; the parishes of Finningley and Misson, in the administrative county of Nottingham; and the parishes of Langthorpe, Milby, Ellenthorpe, Kirby Hill, Humberton, Thornton Bridge, Marton-le-Moor, Norton-le-Clay, Cundall with Leckby, Dishforth, Asenby, Rainton with Newby, Hutton Conyers, Melmerby, Wath, Norton Conyers, Middleton Quernhow, Sutton Howgrave, Howgrave, East Tanfield and West Tanfield, in the administrative county of the North Riding of the county of York (5 June, 1917).—See also under Scotland.

DISEASES OF ANIMALS ACTS, 1894 to 1914—continued;

The following boroughs are subject to Special Orders relating to Swine-Fever:—City of Birmingham, city of Newcastle-upon-Tyne.

In the case of Birmingham, the movement of swine into the borough by railway is not affected. In the case of Newcastle-upon-Tyne, the movement of swine out of, but not into, the borough is affected.

RETURN OF OUTBREAKS of the undermentioned DISEASES for the Week ended 29th June, 1918.

ANTHRAX.

Countie	s (includ	ing all	Boroug	hs	Outbreaks	Animals attacked.					
•	there	oin*).	Ū		Confirmed.	Cattle.	Sheep.	Swine.	Horses.	Dogs.	
Leicester	ENGI	AND.	•••	•••	No.	No.	No.	No	No	No.	
Norfolk		•••			1			···	•••	•••	
Тот	AL	•••		•••	2	2	•••	•••	· •••	•••	

SHEEP-SCAB.

	C	ounties (ineludin	g all Bo	oroughs	therein	Outbreaks reported by the Local Authorities.			
Chester			EN	GLAN	D,	•••	•••			No. 1
Stirling	• •		SC(OTLAN 	D	•••	•	···	•••	1
Tota	ı		•••	•••	•••	•••	•••	•••	•••	2

PARASITIC MANGE.

Counties (including all Boroughs therein*).	Outbreaks reported by the Local Authorities.	Attacked.	Counties (including all Boroughs therein*).	Outbreaks reported by the Local Authorities	Animals Attacked.
ENGLAND, Berks Buckingham Cornwall Derby Devon Durham Essex Gloucester Hants Kent Lancaster Lincoln, Parts of Lindsey London Middlesex Norfolk Soke of Peterborough	No. 3 1 1 3 1 3 2 3 1 16 2 1 1	No. 6 1 1 1 4 1 4 2 7 2 3 1 4 4 4 2 1	ENGLAND. Rutland	No. 1 1 1 1 3 5 5 1 1 1 2 2 2 2 5 5	No. 1 1 1 1 2 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
		}	TOTAL	65	110

^{*} For convenience Berwick-upon-Tweed is considered to be in Northumberland, Dudley in Worcestershire, Stockport in Cheshire, and the city of London in the county of London.

DISEASES OF ANIMALS ACTS, 1894 to 1914-continued.

RETURN OF OUTBREAKS of the undermentioned DISEASES for the week ended 29th June, 1918—continued.

SUMMARY OF RETURNS.

	Antl	nrax.	F	oot- Louth	(incl	nders uding cy).§		sitic ige.†	Sheep Scab.	Swii	ne-Fever.
Period	Ontbreaks con- firmed.	Animals attacked.	Outbreaks con- firmed.	Animals attacked.	Outbreaks reported by the Locul Authorities.	Animals attacked.	Ontbreaks reported by the Local Authorities.	Animals attacked.	Outbreaks reported by the Local Authorities.	Outbreaks con- firmed.	Swine slaughtered as diseased or exposed to infection.
Week ended 29th June, 1918	No.	No.	No.	No.	No. 	No. 	No. 65	No. 116	No. 2	No. 53	No. 16
Corresponding week in $ \begin{cases} 1917 & \dots \\ 1916 & \dots \\ 1915 & \dots \end{cases} $. 9	11 10 12		•••	 2 3	1 4 3	46 26 20	70 50 44	3 4 	43 120 120	25 · 274 543
Total for 26 weeks, 1918	143	161			19	55	2,999	5,736	244	719	260
Corresponding period in $\begin{cases} 1917 & \dots \\ 1916 & \dots \\ 1915 & \dots \end{cases}$	318	336 376 401	i i	24	14 27 26	26 71 40	1,584 1,476 †418	3,168 3,452 †911	177	1,412 2,615 2,332	609 8,085 10,777

NOTE.—The figures for the current year are approximate only.

† The Parasitic Mange Order of 1911 was suspended from 6th August, 1914, to 27th March, 1915, inclusive.

§ Excluding outbreaks in Army horses.

Board of Agriculture and Fisheries, 2nd July, 1918.

STATEMENT showing the Quantities Sold and Average Price of British Corn, per Quarter of 8 bushels, Imperial Measure*, as received from the Inspectors of Corn Returns in the week ended 29th June, 1918, pursuant to the Corn Returns Act, 1882.

	Br	itish (Corn.			Quantities	Sold.	Average Price.
WHEAT	•••	•••		•••		Qrs. 17,557	Bus.	s. d. 74 4
BARLEY	•••	•••	•••	•••	•••	2,538	6	57 10
OATS	•••	•••	•••	•••		1,071	2	. 46 4

COMPARATIVE STATEMENT for the Corresponding Week in each of the Years from 1911 to 1917.

Corresponding					C	Quantities	Average Price.								
	Wee	k in		Whea	it.	Barley	r.	Oat	·s.	Wb	eat.	Bar	ley.	Oat	ts.
				Qrs.	Bus.	Qrs. B	us.	Qrs.	Bus.	s.	<i>d</i> .	s,	d.	s.	d.
911	•••	•••		16,646	3	313	5	2,283	2	32	1	25	10	19	9
912	•••			20,620	0	167	0	1,373		38	2	31	7	23	1
913		•••		18,184	0	580	6	3,091		33	1	25	2	21	Ĩ
914	•••	•••		17,456	2	751	5	2,555		34	4	24	6	19	9
915		•••		8,698	4	5,524	1	4,474	. 2	49	5	35	3	31	•
916	•••	•••		26,635	6	347	6	4,978		46	3	49	1		10
917	•••	•••		10,417	2	8,577	5	3,213		78	3	1	11	55	-

^{*} Section 8 of the Corn Returns Act, 1882, provides that where returns of purchases of Eritish Corn are made to the local inspector of Corn Returns in any other measure than the imperial bushel or by weight or by a weighed measure, that officer shall convert such returns into the imperial bushel, and in the case of weight or weighed measure the conversion is to be made at the rate of sixty imperial pounds for every bushel of wheat, fifty imperial pounds for every bushel of barley, and thirty-nine imperial pounds for every bushel of oats.

Board of Agriculture and Fisheries,

^{3,} St. James's Square, London, S.W. 1. 29th June, 1918.

R. HENRY REW.

Average Price of BRITISH WHEAT, BARLEY, and OATS, per Quarter of Eight Bushels (Imperial Measure), as received by the Board of Agriculture and Fisheries from the Inspectors of Corn Returns at each of the undermentioned Towns during the week ended Saturday, the 29th June, 1918.

• m	Wheet	Pa-l	0-4-	T:	Wheel	Parl-	0-4
· Towns.	Wheat.	Barley.	Oats.	Towns.	Wheat.	Barley.	Oats.
Palfaulahina .	s. d.	s. d.	s. d.	Uammehina .	s. d.	s. d.	s. d.
Bedfordshire :— Bedford	74 1			Hampshire : Andover	74 0	56 1	45 1
Luton	Nil.		•••	Basingstoke	74 2	56 2	45 1
7440011 and no-				Fareham	Nil.		
Berkshire :		j		Newport	74 0		•••
Abingdon	74 0			Southampton	Nil.	•••	
Hungerford	74 2	56 5		Winchester			45 1
Newbury	74 6		46 3				•
Reading	74 2	55 8		Herefordshire :—	1	<u> </u>	
Wallingford	74 0	56 3	45 1	Hereford	74 0	56 1	44 10
73 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	į			Ross	74 0	•••	***
Buckinghamshire:—	Nil.	•		Hertfordshire :	}		
Aylesbury Newport Pagnell	75 2	***	•••	Bishop's Stortford	74 0		•••
Memborg ragnen	10 2		•••	Hertford	Nil.	l	
Cambridgeshire :				Hitchin	73 8	56 2	•••
Cambridge	73 10			Royston	73 8	•••	•••
Ely	Nil.		•••	Huntingdonshire :			
Wisbech	Nil.		•••	St. Ives	75 0		•••
	1	(•	St. Neots	74 L	•••	
Cheshire :	3723			Kent :—	}		
Chester	Nil.	•••	•••	Ashford	Nil.	!	1
Cornwall :	1			Canterbury	Nil.		
Т	1	!	45 1	Maidstone	1		**1
737 - J - L: J	Nil.		40 1	Rochester	Nil.		•••
wadebridge	11111	•••	. •••	Sandwich	Nil.		***
Cumberland :	1	ì		÷ ,			
Carlisle		***	47 6	Lancashire :			
Penrith	Nil.	•••		Manchester Warrington	75 0	•••	•••
				_	74 0	•••	
Derbyshire :			400.4	Leicestershire :		'	
Derby	74 0	•••	46 4	Leicester	74 5	5	•••
Devonshire :	ļ ·	,		Loughborough	74 3		•••
Barnstaple	Nil.	•••	***	Melton Mowbray	Nil.	•••	***
Exeter	74 0		•••	Lincolnshire :	1		
Kingsbridge	74 0	56 · 3	•••	Boston	74 8	57 5	
Newton Abbot	Nil.	•••	•••	Brigg	;	56 1	•••
Okehampton	Nil. 75 0	56 1	•••	Gainsborough	74 0		•••
Plymouth Tiverton	73 5	56 7	•••	Grantham	74 0		•••
Totaes	Nil.			Lincoln	74 0		•••
				Louth	75 0	56 2	•••
Dorsetshire:		·	40 0	Sleaford	74 0	56 2	•••
Blandford	Nil.	•••	49 3	Spalding Stamford	Nil.	•••	***
Bridport Dorchester	Nil.	•••		Stamford	Nil.	•••	•••
Wareham	Nil.	•••	•••	London:—			
Wimborne	Nil.			London	74 3	52 9	•••
	"			•		.	-
Durham:—	74 0	ļ. ļ	47 11	Middlesex :			
Darlington Stockton-on-Tees	75 0	•••		Uxbridge	Nil.	•••	•••
Sunderland	73 8	57 4	•••	Manus a		Ì	
_		_		Monmouthshire:—	NT:1		
Essex :-		EC 10		Abergavenny Chepstow	Nil. 73 2		•••
Braintree	74 1	56 10	•••	Newport	Nil.	•••	•••
Chelmsford	74 8 74 2	63 7	***	740 hova 444 444	7,111.	•••	•••
Colchester Romford	74 2 74 0	1	•••	Norfolk :			
Saffron Walden	74 0	•••	•••	Diss	74 0		
Panion Mandii	'* "	•••	•••	East Dereham	74 0	56 0	• • • • • • • • • • • • • • • • • • • •
Gloucestershire :-			j	Fakenham	Nil.		
Cheltenham	Nil.			Harleston	74 4		
Cirencester	73 10	56 1	h++	Holt	Nil.		•••
Gloucester	74 10	'	•••	Lynn	74 7	56 2	
Tewkesbury	Nil.			North Walsham	Nil.	•••	•••

Average Price of BRITISH WHEAT, BARLEY and OATS-continued.

Towns.	Wheat.	Barley.	Oats.	Towns.	Wheat.	Barley.	Oats.
	s. d.	s. d.	s. d.	·	s. d.	s. d.	s. d.
Norfolk—continued:—				Sussex:—].		
Norwich	74 6	56 8	45 1	Brighton	74 0		
Watton	74 1	58 2	44 7	Chichester	74 1	•••	
Yarmouth	Nil.		•••	Hayward's Heath	75 0		
			•	Horsham	Nil.	•••	
Northamptonshire:-				Lewes	Nil.	•••	
Kettering	Nil.			l	1	,	
Northampton	Nil.	•••		Warwickshire :-			ĺ
Peterborough	74 11	56 10	•••	Birmingham	74 11	•••	•••
				Coventry	Nil.	•••	•••
Northumberland:	. .			Stratford-on-Avon	Nil. 74 1	e 4 o	•••
A1 :1	Nil.]		Warwick	14 1	64 3	•••
TO 1.1	1811.	56 11	48 2	Wiltshire :—	j		
Newcastle-on-Tyne	74 0	57 0	45 1	T) '	74 0	56 1	45 O
Ivew cashe-on-1 yile	1 14 0	91 0	40 1	~ 11 1	73 9	56 5	ł
		•		C-1.1.	73 6	56 11	•••
Nottinghamshire :—		!		Warminster	71 1	53 0	•••
Mansfield	74 11	57 1	•••	Waiminstol	'	90 U.	•••
Newark	74 0	64 3	•••				
Nottingham	74 1	56 1	•••	Worcestershire :			
Retford	74 0	56 1	•••	Evesham	74 0	•••	,,,,,,
Worksop	Nil.	•••	••• •	Worcester	74 9	•	45 5 -
Oxfordshire:-				Yorkshire, E.R.:-			
Banbury	74 0	61 3	•••	Beverley	Nil.	•••	4
Bicester	Nil.	•••	,,	Bridlington	74 0	•••	45 11:
Oxford	74 0		46 2	Driffield	Nil.	" "	•••
Chamakina .				Hull	75 1	56 8	•••
Shropshire:—	Nil.			Yorkshire, N.R.:-			
Bridgnorth Market Drayton	Nil.	•••	•••		Nil.		
^ '	73 4	•••	•••	M-14	74 2	56 4	45 1:
Shrewsbury	74 1	•••	•••		74 0		45 1
omewabary	**	•••	•••	Northallerton Scarborough	74 0	56 0	*** t
Somersetshire:-	}			Thirsk	74 1		•••
Bath	Nil.]		***
Bridgwater	Nil.			Yorkshire, W.R.:			
Bristol	74 10	56 11	•••	Doncaster	Nil.		•••
Taunton	Nil.	•••	•••	Goole	74 0	•••	45 L
Yeovil	Nil.	•••	•••	Knaresborough	73 1	61 3	***
	į į			Leeds	75 0	•••	•••
Staffordshire:—				Pontefract	Nil.	•••	•••
Burton-on-Trent	Nil.	•••	. •••	Ripon	Nil.	•••	•••
Stafford	73 11	•••	•••_	Selby	74 0		•••
Wolverhampton	74 0	•••	45 1	Wakefield	75 0	56 11	•••
C. fall.]			York	Nil.	•••	•••
Suffolk :	74 0	EC A		Angless-			
Beccles	74 0	56 4	•••	Anglesey:—	NT:1		
Bungay Bury St. Edmunds	Nil.	•••	•••	Llangefni	Nil.	•••	•••
	74 9 Nil.	•••	•••	Carnaryonshire :	į i		
Eye Framlingham	Nil.	•••	•••	C	Nil.		
Tradia; al	Nil.	•••	•••	Carnaryon	71111	•••	***
TT - 3 b	Nil.	•••	•••	Denbighshire :—			
Haverhill	Nil.	•••	•••	Denbigh	74 2	56 1	44 9º
Ipswich	74 2	56 11	•••	Wrexham	Nil.	30 1	
Saxmundham	Nil.			*** = ********************************		'''	····
Stowmarket	74 0	•••	•••	Glamorgan :-			
Sudbury	74 7	57 3		Cardiff	Nil.	·	
Woodbridge	74 0						
				Montgomeryshire :			
Surrey:-				Welshpool	Nil.		•••
	1						-
Farnham	Nil.	•••	•••				
Farnham Guildford	Nil.	•••	•••	Pembrokeshire :			
Farnham		í		Pembrokeshire : Haverfordwest	Nil.	•••	•••

Board of Agriculture and Fisheries, 3, St. James's Square, S.W. 1, 29th June, 1918.

STATEMENT showing the Average Price of BRITISH CORN, per Quarter (Imperial Measure), for the Quarter ending Midsummer, 1918, pursuant to the Corn Returns Act, 1882.

WHEAT.	BARLEY.	OATS.
s. d.	s. d.	s. d.
73 7	57 4	46 10

Board of Agriculture and Fisheries,

July 1, 1918.

R. HENRY REW.

In the High Court of Justice.—Chancery Division. Mr. Justice Astbury.

No. 0066 of 1918

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

NOTICE is hereby given, that a petition presented to the High Court of Justice, on the 22nd day of March, 1918, for confirming a Resolution reducing the capital of the above Company from £25,000 to £20,000 is directed to be heard before Mr. Justice Astbury on the 9th day of July, 1918.

HARRIS, CHETHAM and COHEN, 25, Finsbury-square, E.C. 2, Solicitors for the Company.

In the Chancery of the County Palatine of Lancaster.— Liverpool District.

1918, Letter R. No. 1950.

In the Matter of RIMMIER CURSI & COMPANY Limited and Reduced, and in the Matter of the Com-panies (Consolidation) Act, 1908.

NOTICE is hereby given, that a petition for confirming a Resolution reducing the capital of the above Company from £20,000 to £14,746 was, on the 24th day of June, 1918, presented to the Chancellor of the Duchy and County Palatine of Lancaster, and is now pending, and that the list of creditors of the Company is to be made out as for the 17th day of July, 1918—Dated the 26th day of June, 1918 1918.—Dated the 26th day of June, 1918.

J. H. JOYNSON, 11, Lord-street, Liverpool, Solicitor to the Company.

E. PULLEYN & CO. Limited.

E. PULLEYN & CO. Limited.

NOTICE is hereby given, that at an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 67, Basinghall-street, London, E.C., on Wednesday, 5th June, 1918, the following Resolution was duly passed; and at an Extraordinary General Meeting of the Members of the above named Company, held at 67, Basinghall-street, London, E.C., on Wednesday, June 26th, 1918, the following Resolution was duly confirmed as a Special Resolution:

Resolution: That the Company be wound up voluntarily; and that Mr. Arthur Henry Hughes, of 67, Basinghall-street, London, E.C., Incorporated Accountant, he and is hereby appointed Liquidator, at a fee of twenty-five pounds (£25), plus disbursements and out-of-pocket expenses.—June 26th, 1918.

SAML. TREVELYAN, Chairman.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of DUNHAM'S DAIRNES Limited.

NOTICE is hereby given, that at an Extraordinary General Meeting of the above named Company, duly convened, and held at 245, Lavender-hill, in the county of London, on the 24th day of May, 1918, the subjoined Resolution was duly passed as an Extraordinary Resolution; and that at a subsequent Extraordinary General Meeting of the Company, also duly

convened, and held at the same place, on the 22nd day of June, 1918, the same Resolution was duly confirmed as a Special Resolution:—

Resolution: "That the Company be wound up voluntarily; and that Mr. Sidney Thomas Gann, of 18, Langside avenue, Putney, S.W., he and is hereby appointed Liquidator of the Company for the purposes of such winding-up."

SIDNEY T. GANN, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1918, and of the RECONSTRUCTIVE BUILDING AND ENGINEERING COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 10 and 11, Miniming Jane, in the city of London, on the 6th day of June, 1918, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened and held of the said Company, also duly convened and held of the said Company.

quent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on the 24th day of June, 1918, the following Special Resolution was duly confirmed:—
"That the Company be wound up voluntarily, and that Albert Edward Quaife, of 155, Fenchurch street, London, E.C., and Edward Gibson Nisbet, of 23, Austin Friars, London, E.C., be and they are hereby appointed Liquidators for the purposes of such wind-ing-un."

ing up."
Dated this 28th day of June, 1918.

FRANK J. NATHAN, Chairman.

TURNER BROTHERS (AFRICA) Limited.

TORNER BROTHERS (AFRICA) Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened and held at the registered office of the Company, Woodland-road, Spotland, Rochdale, in the county of Lancaster, on the 30th day of May, 1918, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 25th day of June, 1918, the following Special Resolution was duly confirmed:—

"That Turner Brothers (Africa) Limited be wound up vokuntarily; and that Harry Smith Howorth be and he is appointed Liquidator for the purposes of such winding-up."

winding-up.'

SAML. TURNER, JNR., Chairman.

R. HARRISON & SON Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 1, Stanhope-street, Euston-road, in the county of London, on the 10th day of June, 1918, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the 26th day of June, 1918, the following Special Resolutions were duly confirmed:—

1. "That it is expedient to reconstruct the Company, and accordingly that the Company be wound up voluntarily; and that Charles William Gray, of 32, Park Village East, Regent's Park, London, N.W., be and he is hereby appointed Liquidator for the purposes of the winding-up."

2. "That the said Liquidator be and he is hereby anthorized to consent to the registration of a new T an Extraordinary General Meeting of the Mem-

Company, to be named R. Harrison & Son Limited, with a memorandum and articles of association which have already been prepared and approved by the

with a memorandum and articles of association which have already been prepared and approved by the Directors of this Company."

3. "That the draft agreement submitted to this Meeting and expressed to be made between this Company and its Liquidator of the one part, and R. Harrison & Son Limited of the other part, be and the same is hereby approved; and that the said Liquidator be and he is hereby authorized, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to enter into an agreement with the new Company (when incorporated) in the terms of the said draft agreement, and to carry the same into effect with such (if any) modifications as may be deemed expedient."

ARIMAIN WOODS. Chairman. -059

ARMAN WOODS, Chairman.

ZEEHAN WESTERN Limited.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at 5, Bucklersbury, London, E.C., on the 11th June, 1918, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on the 28th June, 1918, the following Special Resolution was duly confirmed:—

Resolution. Resolution.

"That the Company be wound up voluntarily; and that Arthur David Foggo be and he is hereby appointed Liquidator for the purpose of such winding-

DANIEL C. GRIFFITH, Chairman.

The Companies Acts, 1908 and 1913. In the Matter of E. LYONS & COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of creditors of the above named Company will be held at the offices of Mr. J. W. Carter, Incorporated Accountant, 51, Albion-street, Leeds, on Monday, the eighth day of July, one thousand nine hundred and eightheen, at eleven o'clock in the foremon, for the proposes, provided for in the said section. Any person purpose provided for in the said section. Any person claiming to be a creditor, and desiring to be present, whould at once inform the Liquidator, Mr. J. W. Carter, and forward to him statement of account.—Dated this 26th day of June, 1918.

H. T. and W. PULLAN, 31, Bond-street, Leeds, Solicitors for the Liquidator.

The Companies Acts, 1908 and 1913. E. PULLEYN & COMPANY Limited.

NOTICE is hereby given, that pursuant to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the offices of Hughes and Allen, 67, Basinghall-street, London, E.C., on Wednesday, the 10th July, 1918, at twelve o'clock noon, for the purposes provided for in the said section. Any person claiming to be a creditor should at once inform the undersigned, and send particulars of their debts and claims.—Dated the 26th day of June, 1918.

ARTHUR H. HUGHES, Liquidator.

The Companies Acts, 1908 to 1917.

The GLENDENE STEAMSHIP COMPANY Limited. OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 1, Old Market-place, Whitby, on Tuesday, the 16th day of July, 1918, at 3 o'clock in the afternoon.—Dated this 29th day of June, 1918.

JOHN FRANCIS LUND, Liquidator.

The Companies Acts, 1908 to 1917. DUNHAM'S DAIRIES Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of Mr. Charles

May, Solicitor, 175, Lavender-hill, London, S.W. 11, on Thursday, the 11th day of July, 1918, at 4 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 27th day of June, 1918.

SIDNEY T. GANN, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the RECONSTRUCTIVE BUILDING AND ENGINEERING COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of Messrs. A. E. Quasfe and Hickmott, Incorporated Accountants, No. 155, Fenchurch-street, London, E.C., on Wednesday, the 10th day of July, 1918, at 12.30 o'clock in the afternoon.—Dated this 27th day of June, 1918.

A. E. QUAIFE

30 Dint Liquidators.

The Companies Acts, 1908 to 1917. COZENS & SHAW Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at my offices, 26, Lichfield-street, Wolverhampton, on Friday, the 12th day of July, 1918, at 11 o'clock in the forenoon.—Dated this 2nd day of July, 1918.

FRANK WALTON, Liquidator.

The Companies Acts, 1908 to 1917. TURNER BROTHERS (AFRICA) Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the registered office, Woodlandroad, Spotland, Rochdale, on Thursday, the 18th day of July, 1918, at 10 o'clock in the forenoon.—Dated this 25th day of June, 1918.

H. S. HOWORTH, Liquidator.

ZEEHAN WESTERN Limited.

(In Voluntary Liquidation.)

OTICE is hereby given, pursuant to section 1885 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 5, Bucklersbury, London, E.C., on Monday, the 15th day of July, 1918, at 3 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this first day of July, 1918.

A. D. FOGGO, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of the BURSLEM COLISEUM Limited. (In Voluntary Liquidation.)

(In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at Lloyds Bank Chambers, at 3 o'clock on the 11th day of July, 1918. Notice is also hereby given, that the creditors of the above named Company are required, on or before the 7th day of August, 1918, to send in their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to John Paterson Brodie, of Lloyds Bank Chambers, Burslem, the Liquidator of the Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their debts or 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 29th day of June, 1918.

J. PATERSON BRODIE, Liquidator.

ALCOCK and ABBERLEY, Market-place, Burs-lem, Solicitors for the Liquidator.

J. CULLEN & COMPANY Limited.

HE creditors of the above named Company whose claims have not been admitted are required forthwith to send their names and addresses, and the sforthwith to send their names and addresses, and the particulars of their debts or claims, together with proof thereof, and the name and address of their Solicitors (if any), to me, the Liquidator of the said Company, at my address at 37, Surrey-street, Sheffield. In the event of any creditor not sending in such particulars and proof on or before the 17th day of July, 1918, he will be excluded from the benefit of any distribution made before his debt or claim is proved.—Dated this 25th day of June, 1918.

HENRY J. ALLEN, Liquidator.

The Companies (Consolidation) Act, 1918. ZEEHAN WESTERN Limited.

(In Voluntary Liquidation.)

In Voluntary Liquidation.)

THE creditors of the above named Company are required, on or before Friday, 2nd August, 1918, to send their names and addresses of their Solicitors (if any), to Arthur David Foggo, of 5, Bucklersbury, Londom, E.C.; and, if so required, by notice in writing from the Liquidator, are, by their Solicitors or personally, to come in and prove their debts or 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 first day of July, 1918.

A. D. FOGGO, Liquidator.

The AURICULA STEAMSHIP COMPANY Limited. The AURICULA STEAMSHIP COMPANY Limited.

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 8, Lloyd's-avenue, E.C. 3, in the city of London, on Wednesday, the seventh day of August next, at eleven o'clock in the forenoon, for the purpose of having an account laid before them, showing the manner in which the winding-up of the 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 thereof, shall be disposed of.—Dated the 28th day of June, 1918. the 28th day of June, 1918.

J. C. MEAD, Liquidator.

The Companies (Consolidation) Act, 1908. Notice of Final Meeting. .

The LISBOA GOLD MINING & DEVELOP-MENT COMPANY Ltd.

NOTICE is hereby given, that a General Meeting of the Members of the above named_Company will be held at the office of the Liquidator, 31, Throg-monton-street, London, E.C., on Tuesday, the sixth day of August, 1918, at twelve o'clock noon precisely, day of August, 1918, at twelve o'clock non precisely, for the purpose of having an account laid before them (pursuant to section 195 of the Companies (Consolidation) Act, 1908), 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.—Dated this 27th day of June, 1918. 1918. F. D'A. VINCENT, Liquidator.

The Companies (Consolidation) Act, 1908.

Notice of Final Meeting. The TENDRING HUNDRED FARMERS' CO-OPERATIVE SOCIETY Ltd.

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at the Corn Exchange, Colchester, in Essex, on Saturday, the 3rd day of August, 1918, at 2 o'clock in the afternoon precisely, for the purpose of having an account laid before them (pursuant to section 195 of the Companies (Consolidation) Act, 1908), 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 explana-tion 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. —Dated this 27th day of June, 1918.

WESTHORP, COBBOLD and WARD, 32, Museum-street, Ipswich, Solicitors for Harry Edward Whittle, the Liquidator.

CANADIAN MINING CORPORATION Limited.

CANADIAN MINIMOG CORPORATION Limited.

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at Balfour House, Finsbury Pavement, E.C., on Tuesday, the 6th day of August, at 11 o'clock in the forenoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated the 28th day of June, 1918.

V. LAYMAIN, Liquidator.

FRANK NEWTON Limited.

PRANK NEWTON Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at the offices of the Liquidator, 70a, Basinghall-street, Loadon, E.C., on the 9th day of August, 1918, at 2.30 o'clock in the afternoon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such meeting, 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 thereof, shall be disposed of.—Dated this 28th day of June, 1918.

WILLIAM HENRY WHITE, Liquidator.

The Companies Acts, 1908 and 1913. The PHILOGRAPH FILM BUREAU Limited.

OTICE is hereby given, that a General Meeting of the above Company will be held at 62, London-wall, E.C. 2, on the 12th August, 1918, at twelve o'clock noon, for the purpose of having the Liquidator's accounts laid before such meeting.—Dated 25th June,

FREDK, PHILLIPS, Liquidator.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Edward Dexter, Herbert John Page and Geoffrey Rowley Bostock, carrying on business as Chartered Accountants, at 21, Ironmonger-lane, in the city of London, under the style or firm of ANNAN DEXTER & CO., has been dissolved, as regards the said Herbert John Page by his voluntary retirement from the said firm, as and from the 29th day of June, 1918. All debts due to and owing by the firm of Annan Dexter & Co., will be received and paid by Annan Dexter & Co., at 21, Ironmonger-lane aforesaid, who will continue to carry on business at that address as heretofore.—Dated the 28th day of June, 1918. 1918.

EDWARD DEXTER. HERBERT J. PAGE. GEOFFREY R. BOSTOCK.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Frederick Samuel Henry Lock and William Henry Lock, carrying on business as Builders and Decorators, at Oakfield-road, Clifton, Bristol, and 18, Cowper-road, Redland, Bristol, under the style or firm of H. LOCK'S SONS, has been dissolved by mutual consent as and from the 24th day of June, 1918. All debts due to and owing by the said late firm will be received and paid by Mr. W. V. Lawrence, of St. Stephen's Chambers, Baldwin-street, Bristol, Chartered Accountant.—Dated this 24th day of June, 1918.

F. S. H. LOCK. W. H. LOCK.

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N Office is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Henry Frederick Mabson and Wallis James Smeeton, carrying on business as Butchers, at 24, The Wicker, The Killing Shambles, and Fitzalan Market, all in the city of Sneffield, under the style or firm of "MABSON AND SMEETON," has been dissolved by mutual consent as and from the 51st day of March, 1918. All debts due to and owing by the said late firm will be received and paid by the said Henry Frederick Mabson, who will continue to carry on the retail business under the style or firm of "H. F. Mabson, late Mabson and Smeeton," at 24, The Wicker aforesaid. The said Wallis James Smeeton will continue to carry on the wholesale business under the style or firm of on the wholesale business under the style or firm of "W. J. Smeeton, late Mabson and Smeeton," at Numbers 24, 26, 27, and 76, The Kalling Shambles aforesaid.—Dated this 27th day of June, 1918.

H. F. MABSON. W. J. SMEETON.

NOTICE is hereby given, that the Partnership theretofore subsisting between us, the undersigned, George Wilson Anderson, Andrew Malcolm Anderson, and James Edward Anderson, carrying on business as Merchants and Shipowners, at 9, Rumford-street, in the city of Liverpool, under the style or firm of THOMPSON, ANDERSON & CO., has been dissolved by mutual consent as and from the thirtieth day of June, one thousand nine hundred and eighteen, so far as concerns the said James Edward Anderson, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid respectively by the said George Wilson Anderson and Andrew Malcolm Anderson, who will continue to carry on the said business in partnership under the style or firm of Thompson, Anderson & Co.—Dated this 22nd day of June, one thousand nine hundred and eighteen. and eighteen.

G. W. ANDERSON. A. M. ANDERSON. J. EDWARD ANDERSON.

NOTICE is hereby given, that the Partnership heretofore subsisting between Edward Brand, Charles Thomas Pannell, James Tidman and Walter Humphrey Podd, carrying on business as Fish Salesmen, Steam Trawler Owners and Agents, at Milford Haven, under the style or firm of "BRAND & CO.," has been dissolved by mutual consent as and from the 12th day of June, 1918.—Dated this twenty-seventh day of June, 1918.

EATON-EVANS and WILLIAMS, 1, Barlow-street, Milford Haven, Solicitors for all Parties.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Joseph Davies, John Wilson Allien and Leopoid Barnett, carrying on business as Fancy Leather Goods Merchants, at 43, Basinghall-street, in the city of London, under the style or firm of L. BARNETT & CO., has been dissolved by mutual consent as and from the 30th day of June, 1918.—Dated the 29th day of June, 1918. June, 1918.

JOSEPH DAVIES, for Self, John Wilson Allen, and Leopold Barnett.

Notice of Dissolution of Partnership.

Notice of Dissolution of Partnership.

Notice is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Philip Roberts and John Carook, carrying on business as Glass Bottle Makers, at Valley Glass Bottle Works, Atherton, near Manchester, under the style or firm of "ROBERTS AND CROOK," has been dissolved by mutual consent as and from the date hereof. All debts due to and owing by the said late firm will be received and paid by the said Philip Roberts, who will in future carry on the said business alone under the style or firm of "Philip Roberts."—Dated this 27th day of June, 1918.

PHILIP ROBERTS. JOHN CROOK.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Affred Robent Oakey Lowndes and Ernest Alfred Lowndes, practising as Solicitors, at 15, Georgestreet, Mansion House, E.C. 4, under the style or firm

of LOWNDES & SON, has been dissolved by mutual-consent as and from the 30th day of June, 1918. All debts due to and owing by the said late firm will be received and paid by the said Alfred Robert Oakey. Lowndes, who will continue to practise under the same style at the same address.—Dated 28th day of June, 1918.

ALFRED R. O. LOWNDES. E. A. LOWNDES.

NOTICE is hereby given, that the Partnership-heretofore subsisting between William Webster heretofore subsisting between William Webster-Finlay and William Herbert Braden, formerly carrying on business as General Commission Agents and Merchants, at No. 88, Chiswell-street, and 4, Broad-Street-place, in the city of London, under the style or firm of FINLAY, BRADEN AND COMPANY, was dissolved as and from the 31st day of December, 1917, the said business having been sold to Messrs. Finlay, Braden and Company Limited, who will continue to carry on the said business.—Deted the 27th day of carry on the said business.—Dated the 27th day of June, 1918.

WILLIAM HERBERT BRADEN.

N OTICE is hereby given, that the Partnership-heretofore subsisting between us, the undersigned, William Brown and John Halliwell, carrying on business as Commission Agents, at Blind-lame, Todmorden, under the style or firm of "JOHN BARKER," has been dissolved by mutual consent as and from the sixth day of December, 1917.-Dated the 28th day of June, 1918.

WM. BROWN. J. HALLIWETL.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Samuel Watson, John Vaux, Arthur Sykes and William Leonard, and the late Samuel Houghton and John Houghton, Francis Hopkinson and Isaac Ralphs, carrying on business as Window Cleaners, at 137, Wellington-road South and Daw Bank Works, Stockport, under the style or firm of "WHITEHEAD & CO.," has been dissolved as to the said Samuel Houghton. under the style or firm of "WHITEHEAD & CO.," has been dissolved as to the said Samuel Houghton, by death, on the 11th day of April, 1917 (of whose will we, the undersigned, Samuel Watson and George Dixon Moody, are the executors), as to the said Johns Houghton, Francis Hopkinson and Isaac Ralphs, as and from the 16th day of March, 1918, and as to us the undersigned, Samuel Watson, John Vaux, Alfred Sykes and William Leonard, by mutual consent, as and from the 18th day of March, 1918.—Dated this seventeenth day of June, 1918.

SAMUEL WATSON. Executors of the Will:
G. DIXON MOODY. of Samuel Houghton...
JOHN VAUX.
WILLIAM LEONARD.
ARTHUR SYKES.
SAMUEL WATSON.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Harry Burnley, Fred Lambert and Ellis Smethurst, carrying on business as Ironfounders, at 12, Lower Ernest-street, in the city of Bradford, under the style or firm of "LAMBERT, BURNLEY & CO.," has been dissolved by mutual consent, such dissolution to take effect as from the 30th day of June, 1918. All debts due to or owing by the late firm will be received and paid by George Robert Lawson, Incorporated Accountant, of 20, Exchange-buildings, Bradford, on behalf of the partnership, and all persons having had dealings with the firm are requested to communicate forthwith with the said George Robert Lawson.—Dated this 15th day of June, 1918.

HARRY BURNLEY.

HARRY BURNLEY. FRED LAMBERT. ELLIS SMETHURST.

NOTICE is hereby given, that the Partnershipheretofore subsisting between us, the undersigned, Samuel Sykes Gaunt and Harry Naylor Gaunt, carrying on business as Rag Merchants, at Healey, Batley, in the county of York, under the style orifirm of "S. S. GAUNT & SON," has been dissolved by mutual consent as and from the 20th day of June, 1918. All debts due to and owing by the said later

ffirm will be received and paid by the said Samuel Sykes Gaunt, who will continue to carry on the said Spusiness on his own account and under the style of S. S. Gaunt & Son."—Dated the 20th day of June, ⁻1918.

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S. S. GAUNT. H. N. GAUNT.

N OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, John Thomas Pickering and Alfred Pickering, -carrying on business as Rag Merchants, at High-street, Heckmondwike, in the county of York, under the style or firm of "C. H. PICKERING & SONS," has been or nrm of "C. H. PICKERING & SUNS," has been dissolved by mutual consent as and from the fifteenth day of June, 1918. All debts due to and owing by the said late firm will be received and paid by the said John Thomas Pickering, who will continue to carry on the said business on his own account and under the name of "C. H. Pickering & Sons."—Dated this twentieth day of June, 1918.

JOHN THOMAS PICKERING. ALFRED PICKERING.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, John Henry Nunns and Joseph Lockwood, carrying on business as Wheelwrights, at Church-lane, Batley, in the county of York, under the style or firm of "J. NUNNS & CO.," has been dissolved by mutual consent as and from the 20th day of June, 1918. All debts due to and owing by the said late from will be debts due to and owing by the said late firm will be creceived and paid by the said John Henry Nunns, who will continue to carry on the said business on his own account and under the style or firm of "J. Nunns & Co."—Dated the 20th day of June, 1918.

JOHN HENRY NUNNS. JOSEPH LOCKWOOD.

160 Table 160 NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, G. J. Chapman and F. A. S. Wormull, carrying on business as Electrical Engineers, at 41, Lewis-grove, Lewisham, London, S.E. 13, under the style or firm of CHAPMAN & CO., has been dissolved by mutual consent as and from the 26th day of Aprit, 1918.—Dated the 19th day of June, 1918.

F. A. S. WORMULL. G. J. CHAPMAN.

WILLIAM WELLS, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

Pursuant to 22 and 23 Vic., cap. 35.

Notice is hereby given, that all creditors and other persons having any claims and demands ragainst the estate of William Wells, late of 97, Ashton-road, Luton, in the county of Bedford, retired Huntsman, deceased (who died on the 6th day of April, 1917), are hereby required to send written particulars ithereof to the undersigned Solicitors, on or before the 1st day of August, 1918, after which date the executor of his will, the Public Trustee, will have regard only to the claims of which he shall then have had notice; and he will not be liable for any claims of which he shall not then have had notice.—Dated this 27th day of June, 1918.

BROWN and BRIGHTEN Bank Chambers

BROWN and BRIGHTEN, George-street, Luton, Beds. Bank Chambers,

Re JOHN JAMES HULLIT, Deceased.

Pursuant to the Act 22 and 23 Vict., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of the above named John James Hullit, late of "The Hearts of Oak" Beer House, High-street, Blue Town, Sheerness, in the county of Kent, Beer Retailer, deceased (who died on the 6th day of November, 1917, intestate, and letters of administration of whose estate were granted on the 25th day of May, 1918, out of the Principal Probate Registry of His Majesty's High Court of Justice, to George Edward Wood, the duly appointed syndic of Russells' Gravesend Brewery Limited, creditors of the

said deceased, for the use and benefit of the said Company), are hereby required to send in particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said administrator, on or before the 17th day of July next, after which date the said administrator will proceed to distribute the assets of administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claim or demand he shall not then have had notice.—Dated this 28th day of June, 1918.

V. H. STALLON and SONS, of Trinity-road, Sheerness, Kent, Solicitors for the said Adminis-

Re WILLLIAM BROWN, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Victoria, c. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims and demands against the estate of William Brown, late of The Plough Inn, White Notley, in the county of Essex, Licensed Victualler, deceased (who died on the 12th day of March, 1918, and whose will was proved in the Ipswich District Probate Registry of the Probate Division of His Majesty's High Court of Justice, on the 4th day of April, 1918, by James Porter, of High Garrett, Bocking, in the said county of Essex, the sole executor therein named), are required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said executor, on or before the 26th day of July next, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands he shall not then have had notice.—Dated this 26th day of June, 1918.

HOLMES and HILLE, Solicitors for the said

HOLMES and HILLS, Solicitors for the said Executor, Booking End, Braintree, Essex.

Re ELIZABETH COOKE, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic-toria, chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Elizabeth Cooke, late of 7, Regerton-street, Sunderland, in the county of Durham, deceased (who died on the 11th day of May, 1917, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 13th day of February, 1918, by Richard Sidney Cooke, of H.M. Army, on active service, and late of 3, Warwick-lane, London, E.C., one of the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to the undersigned, the Solicitors for the said executor, on or before the 7th day of August, 1918, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which he sball then have had notice; and he will not be liable for the assets of the said deceased, he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 28th day of June; 1918.

LEADER, PLUNKETT and LEADER, 76. New-gate-street, London, E.C. 1, Solicitors for the said Executor.

EDWARD GEORGE CHADWICK, Deceased.

Pursuant to the Statute 22 and 23 Victoria, cap. 35. Pursuant to the Statute 22 and 25 Victoria, cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Edward George Chadwick, formerly of 39, Priory-avenue, Hornsey, in the county of London, but late of Northumberland House, Greenlanes, in the said county of London, Surveyor, deceased (who died on the 26th day of April, 1918, to whose estate letters of administration, with the will annexed, were granted by the Principal Registry, on the 15th day of June, 1918, to Arthur John Chadwick, of Brentside, The Drive, Wembley Park, in the county of Middlesex), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the administrator, on or before the 1st day of August, 1918, after which date the said administrator will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the deceased or any part be liable for the assets of the deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 28th day of June, 1918.

LEIGHTON and SAVORY, 61, Carey-street, Lincoln's Inn, W.C. 2, Solicitors for the said Administrator.

CHARLES FREDERICK ELSTON, Deceased.

Pursuant to the Statute 22 and 23 Vict., cap. 35.

Pursuant to the Statute 22 and 23 Vict., cap. 35.

A LL persons having claims against the estate of Charles Frederick Elston, deceased, late of 51, Inverness-terrace, Hyde Park, W., and 7, Charlesstreet, Barbican, London, E.C., Esquire (who died on the 20th February, 1918, and whose will was proved in the Principal Probate Registry, on the 25th June, 1918, by Blizabeth Marthe Elston, Widow, one of the executors therein named), are required to send particulars thereof to the undersigned, on or before the first day of August, 1918, after which date the executor will distribute the assets of the deceased, having regard only to the claims and demands of which she shall then have had notice; and that she will not be liable to any person of whose claim she shall not have had notice.—Dated this 29th day of June, 1918.

C. HOWARD AUSTIN, 4, Elm-court, Temple.

C. HOWARD AUSTIN, 4, Elm-court, Temple, E.C. 4, Solicitor for the said Executor.

Re SARAH ANN FOUNTAINE, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Sarah Ann Fountaine, late of 13, Palace-road, Upper Norwood, in the county of Surrey, Widow, deceased (who died on the 7th day of April, 1913, and letters of administration of her estate were who they want the term of April, 1918, and letters of administration of her estate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 29th day of April, 1918, to Arthur Edward Fountaine, of 26, Gayville-road, Wandsworth Common, in the county of Surrey, the administrator of the estate of the said deceased), are hereby required to send the particulars, in writing, of their claims or demands to the undersigned, the Solicitors for the said administrator, on or before the 30th day of July, 1918, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 29th day of June, 1918.

JUDGE and PRIESTILEY, 3, Liverpool-street,

JUDGE and PRIESTLEY, 3, Liverpool-street, London, E.C. 2, Solicitors for the said Adminis-

BENJAMIN JAMES TRAVERS, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons, having any claims or demands upon or against the estate of Benjamin James Travers, of 55, Sprules-road, Brockley, in the county of London, Cartage Contractor, deceased (a partner in the firm of "W. G. Travers," of Coxson-place, Tower Bridge-road, Bermondsey, in the said county of London, Cartage Contractors and Forwarding Agents) (who died on the twenty-eighth day of January, 1918, and whose will, with one codicil, was proved in the Principal Registry of the Probate Division of His Majesty's High Count of Justice, on the fourth day of June, 1918, by the Public Trustee, the sole executor therean named, are hereby required to send in particulars of their claims or demands to us, the undersigned, the Solicitors for the said executor, on or before the thirtieth day of July, 1918, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, the said deceased amongst the persons entitled thereto,

having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose-claims or demands he shall not then have had notice.—

Detect this 27th day of Time 1918 Dated this 27th day of June, 1918.

WILKINSON and SON, 5 and 7, Denman-street, London Bridge, S.E. 1, Solicitors for the-said Executor.

EMMA MARIA HARVEY, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

chapter 35.

NOTICE is hereby given, that all persons having any claims against the estate of Emma Maria Harvey, of "Englefield," 24, Wellington-road, Bournemonth, Hants, Spinster (whio died on the 8th day of May, 1918, and whose will was proved in the Principal Probate Registry, London, on the 13th day of June, 1918, by John Harvey and John Harvey Pritchard, the executors therein named), are hereby required to send us particulars, in writing, of their claims before the 30th day of July next, after which date the said John. Harvey and John Harvey Pritchard will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.— Dated this 29th day of June, 1918.

LONSDALE and EVERIDGE. 1. Adam-street.

LONSDALE and EVERIDGE, 1, Adam-street, Adelphi, London, Solicitors for the said Execu-055

ANNA MARIA HICKMAN, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

All persons having claims against the estate of Anna Maria Hickman, deceased, late of Fairview, Esher, in the county of Surrey, Spinster (who died on the 1st day of May, 1918), are required to send particulars thereof to the undersigned, on or before the 28th day of July, 1918, after which date the executors will distribute the deceased's estate, having regard only to the valid claims then notified; and that they will not be liable to any person of whose claims they shall not have had notice.—Dated this 1st day of July, 1918.

DANCERRELET DRIVILE and CO. Co.

DANGERFIELD, BLYTHE and CO., 26, Craven-street, Charing Cross, London, W.O. 2, Solici-tors for the said Executors.

Re JANE ADELAIDE FENN, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vict., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Jane Adelaide Fenn, late of Highstreet, Mistley, in the county of Essex, Spinster, deceased (who died on the eighteenth day of April, one thousand nime hundred and eighteen, and whose will was proved in the Principal Registry of the Probate-Division of His Majesty's High Court of Justice, on the 12th day of June, 1918, by Charles Edward White, one of the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the executors, on or before the 3rd day of August, 1918, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of persons of whose claims or demands they shall not then have had notice.—Dated this 26th day of June, 1918. Dated this 26th day of June, 1918.

CHARLES E. WHITE, 57, North-hill, Colchester, Solicitor for the Executors.

Re THOMAS PULSFORD SIMS, Deceased.

NOTICE is hereby given, pursuant to the Act of Parliament 22 and 23 Vic., cap. 35, that all persons having any claims or demands against the estate of Thomas Pulsford Sims, late of No. 8, The Promenade, Mount Pleasant, in the county of Glamorgan, Assayer (who died on the 20th day of December, 1917, and whose will, with a codicil thereto, was proved on the 28th day of May, 1918, by the

Public Trustee and William Edward Prince, the executors named in the said will, in the Principal Registry of the Probate Division of His Majesty's High Registry of the Probate Division of His Majesty's High Court of Justice), are hereby required to send particulars, in writing, of their claims and demands to the executors, at the office of the undersigned, their Solioitor, at 15, Adelaide-street, Swansea, on or before the 17th day of August, 1918, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto; having regard only to the claims and demands of which they shall have had notice; and that they will not be liable for the assets, so distributed, or any part thereof, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 29th day of June, 1918.

J. MOY EVANS, 15, Adelaide-street, Swansea,

J. MOY EVANS, 15, Adelaide-street, Swansen, Schicitor for the Executors.

GEORGE ARMSON CARTER, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all persons having any claims or demands against the estate of this deceased, late of 49, Josephine-avenue, Brixton Hill, London (who died on the 8th instant, and letters of administration of whose estate were granted at the Principal Probate Registry, on the 25th instant, to Edwin Percy Carter), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, on or before the 24th August next, after which date the administrator will proceed to distribute the said estate having regard only to the to distribute the said estate, having regard only to the claims or demands of which he shall have had notice.— Dated the 27th June, 1918.

FRED J. EAST, 127, Moorgate Station-chambers, E.C. 2, Solicitor for the Administrator.

Re ARTHUR DAVID SAMUEL, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

Atthur David Samuel, deceased, late of 9, Marble Arch, W. 1, and 59, St. Mary Axe, E.C., a Temporary 2nd Lieutenant in His Majesty's Army (who died on the 19th May, 1918, and whose will was proved in the Principal Probate Registry, on the 25th day of June, 1918, by Marcus Reginald Anthony Samuel, the sole executor therein named), are required to send particulars thereof to the undersigned, on or before the 5th day of August, 1918, after which date the executor will distribute the assets of the deceased, having regard only to the claims and the deceased, having regard only to the claims and demands of which he shall then have had notice; and that he will not be liable to any person of whose claim he shall not then have had notice.—Dated the 28th day of June, 1918.

EDWARD P. DAVIS, 47, Albemarle-street, W. 1, Solicitor for the said Executor.

Re GEORGE WILKES, Deceased.

Pursuant to the Statute 22 and 23 Viotoria, cap. 35.

NOTICE is hereby given, that all creditors and others having any debt or claim against the estate of George Wilkes, late of 4, Coleshill-place, Cowper-street, in the city of Birmingham, Private, 4th Battalion, Worcestershire Regiment, attached to "D" Company, 1st Battalion, South Lancashire Regiment (who died on the 13th day of June, 1916, at Station Hospital, Quetta, India, and to whose estate letters of administration were granted by the Birmingham District Registry of the Probate Division of His Majesty's High Court of Justice, on the 17th day of May, 1918, to John Wilkes, the Father of the deceased), are hereby required to send written particulars of their debts or claims to us, the undersigned, on ceceased, are nevery required to send written particulars of their debts or claims to us, the undersigned, on or before the 19th day of September, 1918, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts or claims of which he shall then have had notice; and he will not be liable for the assets of the said deceased. or any part thereof, so distributed, to any person or persons of whose debts or claims he shall not then have had notice.—Dated the 29th day of June, 1918.

POWELL and BROWETT, 147, Corporation-street, Birmingham, Solicitors for the said Administrator.

The Law of Property Amendment Act, 1859. Re MARY WHITCHER, Deceased.

Re MARY WHITCHER, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Mary Whitcher, late of 50, Brookhill-road, Woolwich, London, S.E., but formerly of 5, Abinger-road, Pokesdown, Bournemouth, deceased (who died on the 25th day of December, 1916, and to whose estate letters of administration were granted by the Principal Probate Registry of His Majesty's High Court of Justice, on the 2nd day of August, 1917, to Frank Cornelius Whitcher), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said administrator, on or before the 2nd day of August, 1918, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claim he shall not then have notice.—Dated this 28th day of June, 1918.

HERBERT VAUGHAN, Town Hall Chambers,

HERBERT VAUGHAN, Town Hall Chambers, Wellington-street, Wholwich, Solicitor for the said Administrator.

Re EDWARD HOOKE, Deceased. Pursuant to 22 and 23 Vict., cap. 35.

Pursuant to 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Edward Hooke, late of "Stonehurst," Six Ways, Erdington, in the city of Birmingham, Master Monumental Sculptor, deceased (who died on the 26th day of March, 1918, and whose will was proved in the Birmingham District Probate Registry, on the 29th day of April, 1918, by Charles John Wain and James Wiggett, the executors named in the said will), are hereby required to send in particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 17th day of July, 1918, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regardonly to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 26th day of June, 1918.

EDWIN JAQUES and SONS, 102, Colmore-row, Birmingham, Solicitors for the Executors.

ELIZABETH WILKINSON, Deceased. Pursuant to 22 and 23 Vic., cap. 35.

Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all persons having: claims against the estate of Elizabeth Wilkinson, late of 112, Cecil-street, Choriton-upon-Medlock, Manchester, Widow, deceased (who died on the 28th of April, 1918, and letters of administration of whose estate were granted to William Johnson Spetch, on the 10th of June, 1918, by the Principal Probate Registry), are required to send in the particulars of their claims to us, the undersigned, on or before the 16th of August next, after which date the administrator will distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice.—Dated this 28th day of June, 1918.

I and E WHITIWORDIN 2 St. James's square-

J. and E. WHITWORTH, 2, St. James's square, Manchester, Solicitors for the Administrator.

Re FRANK RABONE, Deceased. Pursuant to 22 and 23 Vict., cap. 35.

Pursuant to 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any debt, claims or demands against the estate of Frank Rabone, late of "Dale Cross Grange," Barnt Green, in the county of Worcester, and trading as "W. H. & F. Rabone," at Frederick-street, and "The Albion Chain Company," Albion-street, both in Birmingham, Jeweller, Silversmith and Gold Chain Maker, deceased (who died on the 20th day of April. 1916, and whose will was proved in the Worcester District Registry of the Probate Division of His Majesty's High Court of Justice, on the 18th day of June, 1918, by Frank Haseler and Frank Eisdell Allport, the executors therein named), are hereby required to send particulars, in writing,

of their claims or demands to us, the undersigned, Solicitors for the executors, on or before the 17th day of July, 1918, at the undermentioned address, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this 26th day of June, 1918.

EDWIN JAQUES and SONS, 102, Colmore-row, Birmingham, Solicitors for the Executors.

SAMUEL DAINTON, Deceased.

NOTICE is hereby given, that all creditors and persons having any debts, claims or demands upon or against the estate of Samuel Dainton, late of Tenby Villas, Wingfield-road, Trowbridge, in the county of Wilts, retired Furniture Dealer, deceased (who died on the 25rd day of January, 1918, and whose will was proved in the Salisbury District Registry of the Probate Division of the High Court of Justice, on the 5th day of April last, by Messrs. John Merret and John Thomson, the executors named in the said will). John Thomson, the executors named in the said will), John Thomson, the executors named in the said will, are hereby required to send in particulars, in writing, of their debts, claims or demands to me, the undersigned, on or hefore the 15th day of August next; and notice is hereby further given, that at the expiration of such time the said executors will proceed to administer the estate and distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the said executors shall then have had posting and that the said executors shall then have had notice; and that the said executors will not be liable for the assets of the said deceased, or any part thereof, so distributed. to any person or persons of whose claim or demand they shall then not have had notice.—Dated this 28th day of June, 1918.

F. A. P. SYLVESTER, The Parade, Trowbridge, Solicitor for the said Executors.

ADA MARY FORMBY, Deceased.

Pursuant to the Act of Parliament 22 and 23 Vict., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims' or demands upon or affecting the estate of Ada Mary Formby, late of the Courtsfold Nursing Home, Haslemere, in the county of Surrey, Married Woman (who died on the 25th day of March, 1918, and whose will was proved by Constance Maria Raffles, one of the executors thereof, on the 13th day of June, 1918, in the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send in particulars of such claims and demands to us, the undersigned, the Solicitors for the executrix, on or before signed, the Solicitors for the executrix, on or before the 6th day of August, 1918, after which date the executrix will proceed to pay over the assets of the said testatrix to the parties entitled thereto, having regard only to the claims of which sive shall then have had notice; and that she will not be liable for the assets so paid, or any part thereof, to any person or persons of whose claim she shall not then have had notice.—Dated this 29th day of June, 1918.

AVISON, MORTON, PAXTON and CO., Solicitors, 5, Cook-street, Liverpool.

LUCILLA HELM, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

N OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Lucilla Helm, late of 27, Hammelton-road, Bromley, in the county of Kent (Wife of Henry James Helm) (who died on the sixth day of October 1916 and whose will was proved in the Pro-Henry James Helm) (who died on the sixth day of October, 1916, and whose will was proved in the Probate Division of the High Court of Justice, at the Principal Registry, on the seventh day of November, 1916, by the said Henry James Helm, of No. 27, Hammelton-road. Bromley aforesaid, retired Civil Servant, the executor named in the said will), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the Public Trustee, of Kingsway, London, the executor of the said Henry James Helm, deceased, on or before the fifteenth day of August, 1918, after

which date the Public Trustee will proceed to distriwhich date the Public Trustee will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and will not be liable for the assets of the said Lucilla Helm, deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 28th day of June, 1918.

DENNIES, LAMB and PEARCE-GOULD, of 22, Chancery-lane, in the county of London. Solicitors to the said Public Trustee.

WILLIAM VANN, Deceased.

Pursuant to 22 and 23 Vic., chapter 35.

OTICE is hereby given, that all persons having claims or demands against the estate of William Vann, late of No. 58, Sherwood-street North, in the city of Nottingham, late Colour-Sergeant of the Cold-stream Guards (who died on the 10th day of March, 1918), are hereby requested to send particulars, in writing, of their claims or demands to us, the undersigned, Solicitors for the executors, on or before the signed, Solicitors for the executors, on or before the 31st day of August next, after which date the said executors will distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said executors will not be liable or accountable for the assets, or any part thereof, so distributed, to any person of whose claim or demand they shall not then have had notice.—Dated the 27th day of June, 1918.

BURTON and BRIGGS, 2, Victoria-street, Nottingham.

Mrs. EMILY BROOKS, Deceased.

Pursuant to Statute 22 and 23 Victoria, chapter 35.

Pursuant to Statute 22 and 23 Victoria, chapter 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Emily Brooks, of 140, West-hill, Putney, Surrey, formerly of The Lawn, Denmark Hill, rutney, 1918, at 140, West-hill aforesaid, and whose will was, on the 24th June, 1918, proved in the Principal Registry of the Probate Division of the High Court of Justice by Edward Cecil Moore, the surviving executor therein named), are required to send the particulars of their claims and demands to the undersigned, the Solicitors for the said executor, on or before the 30th day of August, 1918, after which date the said executor will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and his will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims and demands he shall not then have had notice.—Dated 28th June, 1918.

LAYTONS, 29, Budge-row, Cannon-street, E.C. 4,

LAYTONS, 29, Budge-row, Cannon-street, E.C. 4, Solicitors for the said Executor.

Re THOMAS LOOKWOOD, J.P., Deceased. Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Lockwood, J.P., ate of Richmond House, 181, Mottram-road, Stalybridge, in the county of Chester, decased (who died on the 16th day of January, 1918, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 25th day of June, 1918, by Ann Lockwood. Widow, Mary Elizabeth Buckley, Daughter, and Harold Stephenson Lockwood, Son of the deceased, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the let day of August, 1918, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 29th day of June, 1918. have had notice.—Dated this 29th day of June, 1918.

ARTHUR LEES, 101, Old-street, Ashton-under-Lyne, Solicitor for the said Executors.

Re WILLIAM HENRY CUTTS, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35. Pursuant to the Statute 22 and 25 Vic., cap. 55.

A LL persons having claims against the estate of William Henry Cutts, late of Ollerton, in the county of Nottingham, Saddler (who died on the 8th April, 1918, and administration of whose estate and effects was granted to Edward Joseph Cutts, of 190, Elliott-street, Tyldesley, near Manchester, on the 10th day of May, 1918, by the Principal Probate Registry), are required to send particulars of their claims to me, the undersigned, on or before the 19th day of July next, after which date the administrator will distribute the estate of the said deceased among the persons entitled thereto, having regard only to the the persons entitled thereto, having regard only to the claims of which he shall then have had notice.—Dated this 26th day of June, 1918.

C. MAURICE TABERNER, 14, Upper George-street, Tyldesley, near Manchester, Solicitor for the said Administrator. - 070

THOMAS MUNDAY, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

amend the Law of Property and to relieve Trustees.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Munday, late of 6, Culmington road, Ealing, in the county of Middlesex (who died on the 26th day of May, 1918, and whse will, with two codicils, was proved in the Probate Division of the High Court of Justice, at the Principal Registry, on the 21st day of June, 1918, by Walter Howell Haynes and the Revd. William Gladding Affoock, M.A., the executors named in the said will and codicils), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the said executors, on or before the 14th day of August, 1918, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 28th day of June, 1918.

CHESTER, BROOME and GRIFFITHES, of 36,

CHESTER, BROOME and GRIFFITHES, of 36, Bedford-row, in the county of London, Solicitors to the said Executors.

HENRY JAMES HELM, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

amend the Law of Property and to relieve Trustees."

NOTIOE is hereby given, that all creditors and other persons having any claims or demands against the estate of Henry James Helm, late of 27, Hammelton-road, Bromley, in the county of Kent, retired Civil Servant (who died on the twenty-fourth day of March, 1918, and whose will and codicil were proved in the Probate Division of the High Court of Justice, at the Principal Registry, on the twenty-seventh day of June, 1918, by the Public Trustee, of Kingsway, in the county of London, the executor named in the said will), are thereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the said executor, on or before the fifteenth day of August, 1918, after which date the said executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 28th day of June, 1918.

DENNES, LAMB and PEARCE-GOULD, of

DENNES, LAMB and PEARCE-GOULD, of 22, Chancery-lane, in the county of London, Solicitors to the said Public Trustee. -072

HARRY ERNEST GWINNER, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other nersons having other persons having any claims or demands against the estate of Harry Ernest Gwinner, late of 1, Draper's gardens, in the city of London, Stockbroker, deceased (who died on the 18th day of March, 1918, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 25th day of June, 1918, by

Arnold Attwood Beaver and Muriel Beatrice Mand Gwinner, two of the executors therein named), are hereby required to send the particulars, in writing, of thereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, as Solicitors for the said executors, on or before the 8th day of August, 1918, after which date the said execu-tors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 27th day of June, 1918.

GOODALE, MERSON and CO., 9, Essex-street, Strand, London, W.C. 2, Solicitors for the said Executors.

WILLIAM CARY, Deceased.

Pursuant to 22nd and 23rd Vic., cap. 35.

A LIL persons having claims against the estate of William Cary, late of 36, Snow-hill, in the city of London, and of 168, Tulse-hill, in the county of of London, and of 168, Tuise-hill, in the county of Surrey, Provision Merchant (who died on the 20th day of March, 1918), are required to send written particulars of their claims to the undersigned, by the 8th day of August, 1918, after which date the executor will distribute the deceased's estate, having regard only to valid claims then notified.—Dated this 27th day of Tuna 1018 June, 1918.

PEARCE and SONS, St. Bartholomew House, 58, West Smithfield, E.C. 1, Solicitors for the Executor.

Re WALTER HAMER, carrying on business as a Grocer, Wine and Spirit Merchant and Beer Retailer at 267, Chesterfield-road, Sheffield, and residing at 27, Brook-road, Sheffield, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

chapter 35.

NOTICE is hereby given, that all creditors and persons having any claims or demands against the estate of the said Walter Hamer, deceased (who died on the 21st day of January, 1918, to whose estate letters of administration were granted to Vernon Hamer, of 37, Harcourt-road, Sheffield, Grocer and Beer Retailer, on the 24th day of June, 1918, by the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send in the particulars of their claims and demands to the undersigned, the Solicitors for the said administrator, on or before the 27th day of July, 1918; and notice is hereby also given, that after that day the said administrator will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said administrator shall then have notice; and that he will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or olaim he shall not then have had notice.—Dated this 27th day of June, 1918.

ALDERSON, SON and DUST, 23, Change-alley.

ALDERSON, SON and DUST, 23, Change-alley, Sheffield, Solicitors for the Administrator.

SUSANNA WILSEA, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

Pursuant to the Statute 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Susanna Wilsea, late of 63, Old Palace-road, in the county of the city of Norwich, Widow (who died on the 26th day of February, 1918, and whose will was proved by James William Aldridge, of 107, College-road, in the county of the city of Norwich the executor therein named, in the Norwich District Registry of the Probate Division of His Majesty's High Court of Justice, on the 6th day of April, 1918), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the said executor, on or before the 8th day of August, 1918, after which day the said executor will proceed to distribute the assets of the said testatrix among the parties entitled thereto, of the said testatrix among the parties entitled thereto, having regard only to the debts, claims and demands of which he shall then have had notice; and that he will not be liable for the assets of the said testatrix, or any part, so distributed, to any person or persons of whose debts, claims or demands he shall not then have had notice.—Dated this 29th day of June, 1918.

W. H. TILLETT and CO., Norwich, Solicitors for, the said Executor.

WILLIAM MACADAM SMITH, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of William Macadam Smith, late of Hollington House, Hollington, in the county of Sussex, Esquire, J.P. (who died on the 21st day of January, 1918, and whose will was proved by Helena Jane Macadam Smith John Reginald Corah Gourley Wray Todd and David Mather Bowie, four of the executors named in the said will, on the 1st day of June, 1918, in the Principal Probate Registry of the High Court of Justice), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the said executors, on or before the 6th day of August, 1918, after which date the said executors will proceed to after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this 29th day of June, 1918.

WARD, BOWIE and CO., 7, King-street, Cheap-side, London, E.C. 2, Solicitors for the said Executors.

Re WILLIAM OGLE MARRIOTT, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Ogle Marriott, late of Rychill-street, Nottingham, Gentleman, deceased (who died on the 15th day of December. 1916, and whose will was proved in the Nottingham District Registry of the Probate Division of His Majesty's High Court of Justice, on the 23rd day of January, 1917, by the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 27th day of July, 1918, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 27th day of June, 1918. day of June, 1918.

J. and A. BRIGHT, 1, Pepper-street, Nottingham, Solicitors for the said Executors.

ANNE DOUGLAS MYLNE, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 35.

Victoria, chapter 35.

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of Anne Douglas Mylne, deceased, late of 9, Moore-street, Chelsea, S.W. (who died on the 19th January, 1917), are required to send particulars of their claims to us, the undersigned, the Solicitors for Harold Lacy Addison and William Henry Walmsley, the administrators, with the will annexed, of the deceased, on or before the 10th day of August, 1918, after which date the said administrators will distribute the estate, having regard only to the claims of which they shall then have had notice.—Dated this 28th June, 1918.

LINKLATER and CO., 2, Bond-court, Walbrook, 087 E.C. 4.

Estate DWARAKA DOSS GOVERDEN DOSS.

NOTICE is hereby given, that all persons having any claims against the estate of Dwaraka Doss Goverden Doss, late of Madras, in India, Merchant (who died on the 3rd May, 1916, and letters of administration to whose estate were granted by the Principal Probate Registry, on the 13th day of June, 1918, to Douglas Cameron Lee, of 46, Queen Victoriastreet. London, E.C., Solicitor, the lawful Attorney of Purushotham Doss Gocoola Doss, the duly elected

guardian of the children of the deceased, who are-minors), are required to send particulars of their claimsundersigned, on or before the 9th July, 1918, after which date the administrator will distribute the assets of the deceased amongst the panties entitled thereto, having regard only to the claims of which he shall then have had notice.—Dated this 27th day of June, 1918.

SANDERSON, ADKIN, LEE and EDDIS, 46,. Queen Victoria-street, London, E.C. 4, Splicitors for the Administrator.

Re WILLIAM SLINGSBY OGLE, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35.

Notice is hereby given, that all creditors and other persons having any claims or demands against the estate of William Shingsby Ogle, of Littleton, Reigate, Surrey, and Austin Friars House, Austin Friars, London, E.C., Chartered Accountant (who died on the 4th day of March, 1918, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 20th day of June, 1918, by Mrs. Ada Millicent Ogle and Messrs. Christopher Ogle, William Maurice Ogle and Henry Rosling, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 1st day of August, 1918, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.

—Dated the 28th day of June 1918. -Dated the 28th day of June, 1918.

JANSON, COBB, PEARSON and CO., 22, College-hill, E.C. 4, Solicitors for the Executors.

GEORGE WILLIAM MILLER, Deceased.

N Office is hereby given, pursuant to the Law of Property Amendment Act, 1859, that all personshaving any claims or demands upon or against the estate of George William Miller, late of St. Andrew's Hospital, Northampton, in the county of Northampton, Hospital, Northampton, in the county of Northampton, formerly of Eastbourne, in the county of Sussex, Draper, deceased (who died on the 4th day of March, 1918, and whose will was proved by Mary Evelyn Miller, Arthur Lowe Franklin and Walter Marks Groves, the executors therein named, on the 51st day of May, 1918, in the Principal Probate Registry), are hereby required to send in the particulars of their claims or demands to the undersigned, the Solicitors for the said executors, on or before the 17th day of August, 1918, after which day the said executors will proceed to distribute the assets of the said George William Miller, deceased, among the parties entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 29th day of June, 1918.

REYNOLDS and MILES, 70, Basinghall-street,

REYNOLDS and MILES, 70, Basinghall-street,. London, E.C., Solicitors for the said Executors.

Re EMMA WATISON, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

Notifice is hereby given, that all creditors and other persons having any claims or demands against the estate of Emma Watson, late of 53, Westborough, Scarborough, in the county of York (Wife of Henry Watson), deceased (who died on the 15th day of November, 1916, and whose will was proved in the Principal Probate Registry of the Probate Division of His Majesty's High Court of Justice, on the 30th day of April, 1917, by Robert Edward Watson and Edward Other Wilson, the executors therein named), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor for the said executors, on or before the 51st day of July next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated this 29th day of June, 1918

ALBERT EDWARD CARR, 62, Albion-street, Leeds, Solicitor for the Executors.

WILLIAM BORROWDALE SANDERSON, Deceased. Pursuant to 22 and 23 Vict., c. 35.

Lursuant to 22 and 23 Vict., c. 35.

A LL persons having claims against the estate of William Borrowdale Sanderson, late of "Orillia," Brooklands-road, Prestwich, in the county of Lancaster, Engineers' Traveller (who died on the 21st March, 1918, and whose will was proved at Manchester, on the 19th June, 1918, by the Public Trustee, Manchester), are required to send written particulars thereof to us, the undersigned, before the 6th August, 1918, after which date he will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims then received.

Dated this 27th June, 1918.

BISQUE and ROBSON 25 Booth street Man

RISQUE and ROBSON, 25, Booth-street, Manchester, Solicitors in this Matter for the Deputy Public Trustee, Manchester.

JOB LOCKWOOD, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

Pursuant to the Statute 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Job Lockwood, late of 95, Fitzwilliam-road, Rotherham, Provision Merchant (who died on the 16th day of January, 1917, and to whose personal estate letters of administration were granted by the Principal Registry of the Probate Division of the High Court of Justice, to Sarah Outram, on the 14th day of May, 1917), are hereby required to send particulars of their claims or demands to us, the undersigned, as Solicitors to the said Sarah Outram, on or before the 29th day of July next, after which date the said Sarah Outram will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which she shall then have had notice; and the said Sarah Outram will not be liable for the assets, or any part thereof, so distributed, to any persons of whose debts or claims she shall not then have had notice.—Dated this 28th day of June, 1918.

GICHARD, GUMMER and FURNISS, 35,

GICHARD, GUMMER and FURNISS, 35, College street, Rotherham, Solicitors for the Executrix.

Re SILAS GARNER, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

Fursuant to the Statute 22 and 23 Vict., c. 35.

A LL persons having claims or demands against the estate of Silas Garner, late of 37, Eastwoodmount, Rotherham, in the county of York, retired framer (who died on the 9th day of September, 1917, and whose will was proved in the Wakefield District Registry, on the 7th day of December, 1917, by Harry Granville Garner, Henry Copley and Joseph Roddis, the executors therein named), are required to send particulars of such claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 29th day of July next, after which date the executors will proceed to distribute the assets, having regard only to the claims then received.—Dated this 26th day of June, 1918.

CHCHARD. GUMMER and ETERNISS 35.

ECHARD, GUMMER and FURNISS, 35, College-street, Rotherham, Solicitors for the GICHARD, Executors.

LEONARD DUNN, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Leonard Dunn, late of 373, Staniforth-road, Darnall, near Sheffield (who died on the 18th day of August, 1917, and to whose personal estate letters of administration were granted by the Principal Registry of the Probate Division of the High Court of Justice to Harriet Emma Dunn, on the 31st day of October, 1917), are hereby required to send particulars of their claims or demands to us, the undersigned, as Solicitors to the said Harriet Emma Dunn, on or before the 29th day of July next, after which date the administratirx will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which she Pursuant to the Statute 22 and 23 Vict., c. 35.

shall then have had notice; and the said Harriet Emma Dunn will not be liable for the assets, or any part thereof, so distributed, to any persons of whose debts or claims she shall not then have had notice.—Dated this 28th day of June, 1918.

GIOHARD, GUMMER and FURNISS, 35, College-street, Rotherham, Solicitors for the

JANE EWING CRUM, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

A LL persons having claims against the estate of Jane Ewing Crum, deceased, late of 14, Hereford-square, South Kensington, London, S.W., Spinster (who died on the 20th November, 1917, and whose will was proved in the Principal Probate Registry, on the 20th February, 1918, by John Crum, John George Crum and Henry Lennox Anderson, the executors therein named), are required to send particulars thereof to the undersigned on or before the 8th day of August, 1918, after which date the executors will distribute the assets of the deceased, having regard only to the claims and demands of which they shall then have had notice; and that they will not be liable to any person of whose claims they shall not have had notice.—Dated this 27th day of June, 1918. this 27th day of June, 1918.

EARDLEY HOLT, LIGHTLY and SLATER, 32, St. James's-place, London, S.W. 1, Solicitors for the said Executors.

MARY KAY, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Mary Kay, late of 35, Wooltonstreet, Woolton, Liverpool, in the county of Lancaster, Spinster, deceased (who died on the 4th day of February, 1918, and whose will was proved in the District Probate Registry at Liverpool, on the 25th day of March, 1918, by Henry Francis Hubberstey and John Edmond Dunstan Hore, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, on or before the 1st day of August, 1918, after which date the said executors will proceed to distribute the assets of the said deceased, having regard only to the claims and demands of which they shall then have had notice.—Dated this 28th day of June, 1918.

JOHN E. D. HORE, 11, Commerce-chambers,

JOHN E. D. HORE, 11, Commerce-chambers, 15, Lord-street, Liverpool, Solicitor for the said

JAMES BARTLETT, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

A LL persons having any claims against the estate of James Bantlett, late of 6, College-road, Devonport, retired Great Western Railway Guard (who died on the 11th May, 1918, and whose will was proved at the Exeter District Registry, on the 30th May; 1918, by Richard Robinson Rodd the Elder, the sole executor thereof), are requested to send written particulars thereof to the undersigned on or before the 26th day of July, 1918, after which date the estate will be distributed, having regard only to the Glaims of which the executor shall then have had notice.—Dated this 26th day of June, 1918.

R. ROBINSON RODD and SON. East Stonehouse

R. ROBINSON RODD and SON, East Stonehouse, Plymouth, Solicitors for the Executor.

JOHN LANDER, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

A LL persons having any claims against the estate of John Lander, late of 12, Federation-road, Laira, Plymonth Viaduct, Foreman, Great Western Railway (who died on the 14th March, 1918, and whose will was proved at the Exeter District Registry, on the 10th June, 1918, by the executors therein named), are requested to send written particulars thereof to the undersigned on or before the 26th day of July, 1918, after which date the estate will be distributed, having regard only to the claims of which the executors shall then have had notice.—Dated this 26th day of June, 1918. of June, 1918.

R. ROBINSON RODD and SON, East Stonehouse, Plymouth, Solicitors for the Executors.

CHARLES GILL SHAW, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Charles Gill Shaw, late of 95, Watergate-street, and 14, Eastgate-street, both in the city of Chester, trading as "H. Shaw & Co.," Ironmonger, deceased (who died on the 21st day of February, 1918, and whose will was proved in the Chester District Registry of the Probate Division of His Majesty's High Court of Justice, on the 13th day of May, 1918, by Harriet Elizabeth Shaw and Thomas Hudson, the Harriet Elizabeth Shaw and Thomas Hudson, the executors therein named), are hereby required to send in the particulars of their claims and demands to me, the undersigned, the Solicitor to the said executors, on or before the 27th day of July, 1918, after which date the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and that the said executors will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 27th day of June, 1918.

G. H. EVANS, Northgate Chambers, Chester, Solicitor for the said Executors.

NOTICE is hereby given, that by a deed poll dated the 16th day of May, 1918, and enrolled in the Central Office of the Supreme Court of Judicature on the 15th day of June, 1918, I, the undersigned, DOROTHY NESTA BASKERVILLE, of 53, Drayton-gardens, South Kensington, in the county of London, Widow, and now or lately called Dorothy Nesta Pratt-Barlow, and formerly Dorothy Nesta Baskenville, Spinster, did thereby assume, adopt and determine to take and use from the day of the date thereof the surname of "Baskerville" in substitution for my surname of "Pratt-Barlow"; and I did thereby declare that I should at all times thereafter, in all records, deeds, documents and other writings, and in all actions, suits and proceedings, as well as in all dealings and transactions, matters and things whatsoever upon all occasions use and subscribe the said surname of "Baskerville" in substitution for my said surname of "Pratt-Barlow," and so that I might not thereafter be called or distinguished by the said surname of "Baskerville" and I did thereby expressly authorize and require all and every person and persons whomsoever at all times thereafter to designate, describe and address me by such surname of "Baskerville" accordingly.—Dated this 20th day of June, 1918.

DOROTHY NESTA BASKERVILLE, formerly

DOROTHY NESTA BASKERVILLE, formerly Dorothy Nesta Pratt-Barlow.

NOTICE is hereby given, that by a deed poll dated the twenty-second daylof June, nineteen hundred and eighteen, and enrolled in the Supreme Court of Judicature on the twenty-eighth day of June, nineteen hundred and eighteen, NUNA ELRUNGTON REED, of 13, Ashfield terrace West, Newcastle-on-Tyne, abandoned the name of Nina Wiencke and adopted the name of Nina Elrington Reed.

NINA ELRINGTON REED, formerly Nina Wienoke.

NOTICE is hereby given, that HELENA FILORENCE MILLER, of 9, Tabley-road, Islington, in the county of London, School Teacher and Spinster, and heretofore known as Helena Florence Müller, a British subject, has, by a deed poll dated the 29th day of May, 1918, and enrolled in the Central Office on the 25th day of June, 1918, renonneed and abandoned her surname of Müller, and has assumed and adopted the surname of Müller, and intends on all occasions hereafter, and in all deeds, documents, actions, proceedings, matters and things to use the name of Helena Florence Müller, in lieu of the former name of Helena Florence Müller.—Dated the 26th day of June, 1918.

H. B. WEDLAKE. SAINT and CO. Books.

B. WEDLAKE, SAINT and CO., Bar Chambers, Finsbury Park, London, N. Solicitors for the said Helena Florence Miller.

OTICE is hereby given, that ALICE MABEL MILLIER, of 9, Tabley-road, Islington, in the county of London, Spinster, and heretofore known as Alice Mabel Müller, a British subject, has, by a deed poll dated the 29th day of May, 1918, and enrolled in the Central Office on the 25th day of June, 1918, renounced and ahandoned her surname of Müller, and has assumed and adopted the surname of Müller, and intends on all occasions hereafter and in all deeds. and ans assumed and adopted the surmane of Miller, and intends on all occasions hereafter, and in all deeds, documents, actions, proceedings, matters and things to use the name of Alice Mabel Miller in lieu of the former name of Alice Mabel Müller.—Dated the 26th day of June, 1918.

H. B. WEDLAKE, SAINT and CO., Ba Chambers, Finsbury Park, London, N. Solicitors for the said Alice Mabel Miller.

NOW all men by these presents that by deed poll under my hand and seal, dated the 26th day of June, 1918, and duly involled in the Involment Department of the Central Office of the Supreme Court of Judicature on the 29th day of June, 1918, I, the undersigned, ISIDORE WINNER, of "Venlo," Caterham Valley, in the county of Surrey, formerly of No. 161, Bermondsey-street, Southwark, in the county of London, a Leather and Hide and Tanning Materials Merchant. Bermondsey-street, Southwark, in the county of London, a Leather and Hide and Tanning Materials Merchant, but now retired from business and of no occupation, lately called Isidore Wiener, for and on behalf of myself and my heirs and issue lawfully begotten, did wholly, absolutely and utterly renounce, relinquish and abandon the use of my said former surname of Wiener and assume, adopt and determine to take and use from the day of the date thereof the surname of Winner in lieu of and in substitution for my said former surname of Wiener; and for the purpose of evidencing my determination I did thereby declare that I shall at all times hereafter, in all records, deeds, documents and all other writings, and in all actions, suits and proceedings, as well as in all dealings and transactions and on all occasions whatsoever, use and subscribe the said name of Winner as my surname in lieu of and in substitution for my said former surname of Wiener so relinquished as aforesaid, and so that I and my heirs and issue lawfully begotten former surname of Wiener so relinquished as aforesaid, and so that I and my heirs and issue lawfully begotten may hereafter be called, known or distinguished not by the said former surname of Wiener, but by the surname Wiener only; and I did hereby expressly authorize and require all and every person and persons whomsoever at all times to designate, describe and address me and my heirs and issue lawfully begottem by such adopted surname of Winner accordingly. In witness whereof I subscribed unto the said deed poll my Christian name of Isidore and my adopted and substituted surname of Winner, and affixed my seal thereto on the said twenty-sixth day of June, one thousand nine hundred and eighteen, in the presence of the two attesting witnesses to the said deed poll.—Dated this 1st day of July, 1918. 1st day of July, 1918.

ISIDORE Wiener. WINNER, heretofore Isidore 023

NOTICE is hereby given, that OLIVER GUSTAV HENRY SIMMER, of Greeba, Primrose-lame, Hall Green, Birmingham, in the county of Warwick, Electrical Engineer, now serving as a Lance-Corporal in the 314th Home Service Works Company, has, by deed poll, dated the 17th day of June, 1918, and enrolled in the Central Office of the Supreme Court on the 28th day of June, 1918, renounced and abandoned the surname of "Zimmer" and has assumed and adopted the surname of "Simmer," and intends on all occasions hereafter and in all deeds, documents, actions, proceedings, matters and things to use the sumame of Simmer.—Dated the 29th day of June, 1918. 1918.

KERR and RAMSDEN, Moorgate Station Chambers, E.C. 2, Solicitors for the said Oliver Gustav Henry Simmer.

FREDERICK WILLIAM FRYER, heretofore called and known by the name of Frederick William Pelham-Palgrave, of "The Firs," 79, Craven Park-road, Harlesdem, N.W., hereby give public notice, that on the 18th day of May. 1918, I formally and absolutely renounced, relinquished and abandoned the use of my said surname of Pelham-Palgrave, and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name all occasions whatsoever to use and subscribe the name of Fryer instead of the said name of Pelham-Palgrave; and I give further notice, that by a deed poll dated the 18th day of May, 1918, duly executed and attested, and enrolled in the Central Office of the Supreme Court on the 23rd day of May, 1918, I formally and absolutely renounced, relinquished and abandoned the said surname of Petham-Palgrave, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Fryer instead of Petham-Palgrave, and so as to be at all times thereafter called, known and described by the name of Frederick William Fryer exclusively.—Dated the 31st day of May, 1918.

FREDERICK WILLIAM FRYER.

the undersigned, THOMAS ALDRIDGE, otherwise Thomas Eldridge, a natural born British subject, hereby give notice, that by deed poll, dated the sixth day of June, one thousand nine hundred and eighteen, and enrolled in the Central Office of the Supreme Court on the twenty-fifth day of June, one thousand nine hundred and eighteen, I renounced, relinquished, and abandoned the use of the surmame Eldridge, and declared that I should at all times thereafter use and subscribe the name of Aldridge as my surname in lieu of and in substitution for my said former name of Eldridge.—Dated the twenty-sixth day of June, 1918.

THOMAS ALDRIDGE, otherwise Thomas

MAURICE DAY, of 74, Manor-road, Stamford, Hill, in the county of Middlesex, Commercial Traveller, lately called Maurice Kalis, hereby give notice that I have assumed and intend henceforth upon all occasions and at all times to sign and use and to be called and known by the name of Maurice Day in lieu of and in substitution for my former names of Maurice Kalis, and that such intended change of name is formally declared and evidenced by a deed poll, under my hand and seal, dated the 30th day of April, 1918, duly executed and attested and enrolled in the Central Office of the Supreme Court of Judicature, on the 25th day of May, 1918.—Dated this 27th day of June, 1918.

MAURICE DAY, formerly Maurice Kalis.

078

N OTICE is hereby given, that by deed poll, dated the seventh day of June, 1918, under the hand and seal of CHARLES DAVIS, lately called Abraham Zamoiski, of No. 18, South Block, Stoney-lane, Houndsditch, in the county of London, Night Attendant, such deed having been duly enrolled in the Enrolment Department of the Central Office of the Supreme Court of Judicature, on the 25th day of June, 1918, the said Charles Davis thereby wholly and absolutely renounced, relinquished and abandoned the use of his said name of Abraham Zamoiski, and assumed and adopted from the date of the deed the name of Charles Davis in lieu of the said name of Abraham Zamoiski.—Dated this 26th day of June, 1918.

NORMAN H. AARON, 64, Moorgate-street, London, E.C. 2, Solicitor for the said Charles Davis.

I, JACOB JACOBS, heretofore called and known by the name of Jacob Rosofsky, of 192, County-road, im the city of Liverpool, Draper, hereby give public notice, that on the 14th day of June, one thousand nine hundred and eighteen, I flormally and absolutely renounced, relinquished and abandoned the use of my surname "Rosofsky," and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of "Jacobs" instead of the said mame of "Rosofsky"; and I give further notice, that by a deed poll dated the 14th day of June, 1918, duly executed and attested and emodled in the Central Office of the Surreme Court of Judicature on the 28th day of June, 1918, I formally and absolutely renounced and abandoned the said surname of "Rosofsky." and I declared that I had assumed and adopted and determined thenceforth upon all occasions whatsoever to use and subscribe the name of "Jacobs" instead of "Rosofsky," and so as to be at all times thereafter called, known and described by the name of "Jacobs" exclusively.—As witness my hand this 29th day of June, one thousand nine hundred and eighteen.

ALICE SCHURHOFF, née Bayley, British born subject, the Wife of Walter Schurhoff, of "The Lodge," Hamstead-road, Handsworth, in the city of Birmingham, and "Rockville," Clifton-road, Sutton Coldfied, in the county of Warwick, do hereby give notice, that I have assumed and intend henceforth upon all cocasions and at all times to sign, use or be called or known by the name of Alice Shirley; and that such intended change or assumption of name is formally declared in evidence by a deed poll under my hand and seal dated the 28th day of May, 1918, and duly enrolled in the Central Office of the Supreme Court of Judicature on the 26th day of June, 1918. In testimony whereof I do hereby sign and subscribe myself by my such intended future name.—Dated this 29th day of June, 1918.

og4 ALICE SHIRLEY, formerly Alice Schurhoff.

WALTER SCHURHOFF, of "The Lodge," Hamstead-road, Handsworth, in the city of Birmingham, and "Rockville," Clifton-road, Sutton Coldfield, in the county of Warwick, Export Merchant, naturalised 1881, do hereby give notice, that I have assumed and intend henceforth upon all occasions and at all times to sign, use or be called or known by the name of Walter Shirley; and that such intended change or assumption of name is formally declared in evidence by a deed poll under my hand and seal dated the 28th day of May, 1918, and duly enrolled in the Central Office of the Supreme Court of Judicature on the 26th day of June, 1918. In testimony whereof I do hereby sign and subscribe myself by my such intended future name.—Dated this 29th day of June, 1918.

WALTER SHIRLEY, formerly Walter Schur-

LENA MILLICENT SCHURHOFF, a British born subject, of "The Lodge," Hamstead-road, Handsworth, in the city of Birmingham, and "Rockville," Clifton-road, Sutton Coldfield, in the county of Warwick, Spinster, do hereby give notice, that I have assumed and intend henceforth upon all occasions and at all times to sign, use or be called or known by the name of Lena Millicent Shirley, and that such intended change or assumption of name is formally declared in evidence by a deed poll under my hand and seal dated the 28th day of May, 1918, and duly enrolled in the Central Office of the Supreme Court of Judicature on the 26th day of June, 1918. In testimony whereof I do hereby sign and subscribe myself by my such intended future name.—Dated this 29th day of June, 1918.

LENA MILLICENT SHIRLEY, formerly Lena Millicent Schurhoff.

FRITZ VINCENT SCHURHOFF, of "The Lodge," Hamstead-road, Handsworth, in the city of Birmingham, and "Rockville," Clifton-road, Sutton Coldfield, in the county of Warwick, Export Merchant, now a Corporal in His Majesty's Army, do hereby give notice, that I have assumed, and intend henceforth upon all occasions and at all times, to sign, use or be called or known by the name of Vincent Shirley, and that such intended change or assumption of name is formally declared in evidence by a deed poll, under my hand and seal, dated the 28th day of May, 1918, and duly enrolled in the Central Office of the Supreme-Court of Judicature, on the 26th day of June, 1918, in testimony whereof I do hereby sign and subscribe myself by my such intended future name.—Dated this 29th day of June, 1918.

VINCENT SHIRLEY, formerly Fritz Vincent Schurhoff.

To be sold by Tender, pursuant to an Order of Mr. Justice Astbury and dated J1st May, 1918, made in re the BRITISH RED ASH COLLIER ES Ltd., Eastern Valleys Black Vein Collieries Ltd. v. British Red Ash Collieries Ltd. (1918, B. 1100), (a) the leasehold property known as the Duffryn Llantwit Colliery, Llantwit Vardre, Glamorganshire, as a going concern, with the benefit of and subject to the leases under which the same is held, including all the plant, machinery, fixtures, chattels and effects (other than fixed

machinery or anything forming part of the freehold)

machinery or anything forming part of the freehold) in and upon the property, or atternatively (b) the said plant, machinery, chattels and effects as a whole or in part, and independently of the said leasehold interest.

The leases may be inspected at the offices of the Eastern Valleys Collieries Limited, 26. Dock-street, Newport, Mon., by appointment, and all other information and forms of tender obtained there; and also of Mr. David Buck, of Gelly Gron, Caerleon, near Newport, Mon., the Receiver appointed by the Court in the above Matter.—Dated 29th day of June, 1918.

J. H. P. CHITTY, Master.

TO be sold, pursuant to an Order of the Chancery
Division of the High Court of Justice, made in
an action DICKSEE v. TILLETT AND OTHERS
(1916, B. 1104), with the approbation of Mr. Justice
Peterson, by Mr. Harold Pullan Basley (of the firm of
Parsons and Son), the person appointed by the said
Judge, at Estate Sale Room, 163, North-street,
Brighton, on Wednesday, the 10th July, 1918, at
3 o'clock, in 5 lots, certain freehold premises situate
No. 68, Marine-parade; 19, Athingworth-street; 40 and
41, Marlborough-place; and 4, Temple-street, Brighton, in the county of Sussex.

Particulars and conditions of sale may be obtained
of Messrs. Oldfields, 13, Wakhrook, London, E.C. 4,
Solicitors; Messrs. Clarke, Calkin and Co., 25, Johnstreet, Bedford-row, London, W.C., Solicitors; A. E.
Burton, Esq., Hastings House, 10, Norfolk-street,
Strand, London, W.C.; and Messrs. Howlett and
Clarke, 8, Ship-street, Brighton; and of the Auctioneers, 163, North-street, and 43A, Dyke-road,
Brighton.—Dated this 27th day of June, 1918.

ARTHUR F. RIDSDALE, Master.

In the High Court of Justice.—Chancery Division. Mr. Justice Younger. 1918, B. 054.

In the Matter of B. S. T. Limited, and in the Matter of the Companies (Consolidation) Act, 1908.

OTICE is hereby given, that a petition was, on the 19th June, 1918, presented to the High Court of Justice by the above named Company to confirm an alteration of the said Company's objects proposed to be effected by a Special Resolution of the Company, unanimously passed at an Extraordinary General Meeting of the said Company, held on the 17th April, 1918, and subsequently unanimously confirmed at an Extraordinary General Meeting of the said Company, held on the 2nd May, 1918, and which Resolution is as follows:—

is as follows:—

1. That the Memorandum of Association of the Com-

pany be altered as follows:—
"That in sub-section 5 of clause 3 the words 'provided that the Company shall not carry on the business of buying and selling stock, shares, securities or investments or be enabled to distribute as profit and surplus arising on any such sale and realisation or disposal' be deleted."

posal' be deleted."
And notice is further given, that the said petition is directed to be heard before Mr. Justice Sargant, at the Royal Courts of Justice, Strand, London, on Tuesday, the 16th day of July, 1918; and any person interested in the said Company, whether as creditor or otherwise, desirous of opposing the making of an order for the confirmation of the said alteration under the shove Act. may appear at the time of hearing, order for the confirmation of the said alteration under the above Act, may appear at the time of hearing, by himself or his Counsel, for the purpose, and he is required to give two clear days' previous notice, in writing, of his intention so to appear, with the grounds of his objection, to the undersigned, the Solicitors of the said Company. A copy of the said petition will be furnished to any such person requiring the same by the undersigned Solicitors on payment of the regulated the undersigned Solicitors on payment of the regulated charge for the same.—Dated the 26th day of June, 1918.

R. P. WATKIN WILLIAMS, Master.

FIELD, ROSCOE and CO., 36, Lincoln's Innfields, W.C. 2; Agents for

PINSENT and CO., Birmingham, Solicitors for the above named Company.

[Extract from the New South Wales Government Gazette, No. 48, 19th April, 1918.]

Notice under Real Property Act.

A PPLICATION having been made to bring the land hereunder described under the provisions of the Real Property Act, Certificate of Indefeasible Title will issue, unless Caveat be lodged in accordance with the Third Schedule to the said Act on or before

No. 21,166. Applicant:—Terence Edward O'Brien, of Green Arm, Merriws. Land:—County Brisbane, parish Oxley, shire Marriwa, 171 acres 1 rood on Krui

River; portions i (6 of parish); II (7 of parish); III (8

of parish); and $\frac{1}{\text{TV}}$ (9 of parish), granted to George Clive, George Henry Hamilton, and Rowland John Traiil,—exclusively of road 1 chain wide reserved in grants of abovementioned portions; and of road 50 links wide reserved in grant of portion 7; the areas of which are not included in the abovementioned 171 acres 1 rood; adjoining properties of C. R. Potts and Collarcy Land Company, Ltd.
Diagrams delineating this land may be inspected at the Land Titles Office, Sydney.

W. G. H-WILLIAMS. Registrar-General.

19th April, 1918.

In the Matter of the Trading with the Enemy Amendment Act, 1916, and in the Matter of HENRY POSAMENT.

POSAMENT.

W HEREAS by an Order of the Board of Trade, dated the 4th day of August, 1917, and made under section 1, sub-sections (1) and (2), of the Trading with the Enemy Amendment Act, 1916, it was ordered and required that the business carried on in the United Kingdom by the above named Henry Posament, Manufacturer of Canvas Coverings and Ladies' Hats, of 15A, Hackney-road, London, E., should be wound up; and the Hon. Walter John Harry Boyle, of 132, York-road, Westminster Bridge, London, S.E., was appointed Controller to control and supervise the carrying out of the order and to conduct the winding-up of the said business, and the said Hon. Walter John Harry Boyle has made application to the Board of Trade, under section 1, subsection (5) of the said Act to grant him a release:

Now, therefore, the Board of Trade hereby give notice, that on or after the 10th day of July, 1918, they will proceed to consider such application and any chication which may be made by any person appearing

will proceed to consider such application and any objection which may be made by any person appearing to them to be interested; and accordingly further give notice that any person who claims to be interested, notice that any person who claims to be interested, and may desire to object to the aforesaid release being granted, is, before the said 10th day of July, 1918, to send to the Board of Trade, 1, Horse Guards-avenue, London, S.W. 1, a notice, in writing, of his objection, together with a short statement of the grounds on which he claims to be interested, and on which he has a big objection. bases his objection.

By the Board of Trade,

J. G. WILLIS.

In the Matter of the Trading with the Enemy Amendment Act, 1916, and in the Matter of WALTER NEWMAN & CO.

HEREAS by an Order of the Board of Trade, dated the 21st day of February, 1918, and made under section 1, sub-sections (1) and (2), of the Trading with the Enemy Amendment Act, 1916, it was ordered and required that the business carried on in the United Kingdom by the above named Walter Newman and Co., of 25. Burges, Coventry, Manufacturers of Respirators and Protective Goggles, should be wound up; and Mr. Charles James Band, of 8, Highstreet, Coventry, was appointed Controller to control wound up; and Mr. Charles James Band, of 8, High-street, Coventry, was appointed Controller, to control and supervise the carrying out of the order and the conduct the winding-up of the said business, and the said Mr. Charles James Band has made application to the Board of Trade, under section 1, sub-section (5) of the said Act to grant him a release: Now, therefore, the Board of Trade hereby give notice, that on or after the 10th day of July, 1918, they

will proceed to consider such application and any objection which may be made by any person appearing to them to be interested; and accordingly further give notice that any person who claims to be interested, and may desire to object to the aforesaid release being granted, is, before the said 10th day of July, 1918, to send to the Board of Trade, 1, Horse Guards-avenue, London, S.W. 1, a notice, in writing, of his objection, together with a short statement of the grounds on which he claims to be interested, and on which he bases his objection.

By the Board of Trade,

J. G. WILLIS.

In the Matter of a Deed of Assignment for the benefit of Creditors executed on the 6th day of April, 1916, by OWEN THOMAS STEVENS, of 48 and 50, Rendezvous-street, Folkestone, Kent, Motor Car Proprietor.

OTICE is hereby given, that the creditors of the above named Owen Thomas Stevens who have not already sent in their claims are required, on or theore the 12th day of July, 1918, to send in their names and addresses, and the particulars of their debts or claims, to Mr. Wallter George Frederick Webster, of 48, Rendezvous-street, Folkestone aforesaid, Automobile Engineer, the Trustee under the above deed, or in default thereof they will be excluded from the benefit of the dividend proposed to be declared.—Dated this 25th day of June, 1918.

GEO. W. HAINES, 18 and 20, Church-street, Folkestone, Solicitor for the Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 7th day of March, 1916, by ALICE JARDINE, of Newland-avenue, Birkby, Huddersfield, in the county of York, Widow, trading as W. T. Jardine, at 21, Queen-street, Huddersfield aforesaid, Credit Draper.

THE creditors of the above named Alice Jardine who have not already sent in their claims, are required, on or before the 5th day of July, 1918, to send in their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Edward Dale, of District Bank Chambers, Huddersfield, the trustee under the said deed, or in default thereof they will be excluded from the benefit of the dividend about to be declared.—Dated this 28th day of June, 1918.

J. E. DALE, Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 22nd day of February, 1918, by HOWARTH BROS., of Foundry Mill, Radiciffe, in the county of Lancaster, Manufacturers.

above named Howarth Bros. who have not already sent in their claims are required, on or before the 30th day of July, 1918, to send their names and addresses, and particulars of their debts or claims, to Mr. John Lewis Merchant, of Bank-street, Bury, Chantered Accountant, the Trustee under the said deed, or in default they will be excluded from the dividend to be declared.—Dated this 26th day of June, 1918.

C. H. PICKSTONE, The Bridge, Radcliffe, Lancs., Solicitor for the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 5th day of April, 1918, by CHARLES EDWARD BATES, of 25, Hills-road, in the borough of Cambridge, Tobacconist.

THE creditors of the above named Charles Edward
Bates who have not already sent in their claims
are required, on or before the 19th day of July, 1918,
to send in their names and addresses, and the particulars of their debts or claims, to me, the undersigned,
Harry Slater, of 7, Alexandra-street, Cambridge, Fellow of the Society of Incorporated Accountants and
Auditors, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of
the dividend proposed to be declared.—Dated this 26th
day of June, 1918.

H. SLATER.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 19th day of November, 1913, by ARTHUR FRANCIS ALGERNON DELME RADCLIFFE, of "Perben," Seaward-avenue, West Southbourne, Bournemouth, in the county of Hants, Gentleman.

NOTICE is hereby given, that the creditors of the above named Arthur Francis Algernon Delmé Radcliffe who have not already done so are required to send in their names and addresses, with particulars of their debts or claims, to me, the undersigned, on or before Monday, the 15th day of July, 1918, or in default thereof they will be excluded from the benefit of the 9th and final dividend proposed to be declared herein.—Dated this 26th day of June, 1918.

PHILIP F. TANNER, West Southbourne.
Bournemouth, Solicitor for Ralph Delmé Radcliffe, of 14; Austin-friars, in the city of London, Stockbroker, the Trustee under the said
Deed.

THE BANKRUPTCY ACT, 1914.

RECEIVING ORDERS.

No.	Debtor's Nama	Address.	Description.	Court	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
350	Watson, Tom	Lately residing at Lovell, Kenley, and at Coulsdon, both in the county of Surrey, but whose present residence or place of business the Petitioning Creditor is unable to accertain		High Court of Justice in Bankruptcy	May 16, 1918	228 of 1918	June 27, 1918	100	Creditor's	Sec. 1-1 (G.), Bank ruptcy Act, 1914
351	Fennell, E. (formerly E. Schumacher)	Formerly Garfield, Waverley-road, Rustington, Sussex, now 8th Labour Battalion, Wildernesse Camp, Sevenoaks, Kent	2nd Lieutenant, 8th Labour Battalion of His Majesty's Army	Brighton	Oct. 8, 1917	36 of 1917	June 28, 1918	3	Creditor's	Sec. 1-1(G.), Bank roptoy Act, 1914
352	Lewis, Llewellyn	Gellygron Farm, Tonyrefail, Glamorgan	Farmer	Pontypridd, Ystradyfodwg and Porth	Mar. 15, 1918	5 of 1918	June 27, 1918	7	Creditor's	Sec. 1-1 (G.), Bank ruptcy Act, 1914
353	Batten, Frank	2, Great Minster-street, Winchester, Hants	Collector of Taxes	Winchester	June 28, 1918	of 1918	June 28, 1918	2	Debtor's	
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THE
LONDON
GAZETTE,
2 JULY,
1918.

l'ehtor's Name.	Adgress.	Vescription.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any: for Summerry Administration
Watson, Tom	Lately residing at Lovell, Kenley, and at Coulsdon, both in Surrey, but whose present resi- dence or place of business the Petitioning Creditor is unable to ascertain		High Court of Justice in Bankruptcy	228 of 1918	July 10, 1918	12 noon	Bankruptcy -build- ings, Carey-street, London	Aug. 20, 1918	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	
Owen, Arthur Bleddyn	Now lodging at 7, Gambier-terrace, Bangor, lately residing at 29, Market-street, Carnar- von, both in the county of Carnarvon	Draper's Assistant	Bangor	5 of 1918	July 9, 1918	12 noon	Crypt - chambers, Eastgate-row, Chester	July 15, 1918	12,45 Р.м.	Court House, Bangor	June 18, 1918
Lewis, Llewellyn	Gellygron Farm, Tony- refail, Glamorgan	Farmer	Pontypridd, Ystiadyfodwg and Porth	5 of 1918	July 16, 1918]1 A.M.	Official Receiver's Office, St. Catherine's - chambers, St. Catherine- street, Pontypridd	Jul y 30, 1918	10.15 а.м	Court House, Court House- street, Ponty- pridd	June 28, 1918
Courtney, Joseph Cameron	36, Harley-street, Portsmouth, Hants	Skilled Labourer in H.M: Dock- yard, Ports mouth	Portsmouth	7 of 1918	July 11, 1918	,3 Р.М.	Official Receiver's Offices, Cambridge Junction, High-street, Portsmouth		11 A.M.	Court House, St. Thomas's- street, Ports- mouth	June 28, 1918
	The	following Amend	ed Notice is sul	stituted	for that	published	in the London	Gazette uf	25th June,	1918.	
Swallow, Frederick J.	The Southampton Art Press, Albion House, New Oxford-street, in the county of London, and 37, Belmont-road, Ilford, in the county of Essex		High Court of Justice in Bankruptcy	229 of 1918	July 3, 1918	11 A.M.	Bankruptey -build- ings, Carey-street, London	July 30, 1918	11 A.M.	Bankruptey- buildings, - Carey-street, London, W.C.	
	rissex										

ADJUDICATIONS.

Debtor's Name.	Address.	Description	Court.	No.	Date of Order.	Date of Filing Petition.
Potter, Samuel Cameron	214, Camden-road, and 14, Regent-street, both in the county of London	Accountant	High Court of Justice in Bankruptcy	150 of 1918	June 27, 1918	March 28, 1918
Sebright, Reginald Walter (described in the Receiving Order as R. W. Sebright)	A member of the Service Club, 19, Stratford-place, London, whose present residence Petitioner is unable to ascertain	A domiciled Englishman	High Court of Justice in Bankruptcy	114 of 1918	June 28, 1918	March 12, 1918
Toothill, John Slater	Of and carrying on business at 26 and 51, Tavistock-square, in the county of London	Boarding-house Kesper	High Court of Justice in Bankruptey	151 of 1918	June 28, 1918	March 28, 1918
Wallace, William Frew	Late 181, Upper Thames-street, in the city of London, and late Browncott, Shiplake, in the county of Oxford, but whose present residence or place of business the Petitioners are unable to ascertain		High Court of Justice in Bankruptcy	196 of 1918	June 28, 1918	April 25, 1918
Blewitt, Ida Mary	Military Hospital, Frencham Hill, Farnham, in the county of Surrey, lately residing and carrying on business at the Beetle and Wedge Hotel, Moulsford, in the county of Berks	Lately Hotel Proprietor (Spinster)	Guildford and God- alming	of 1918	June 28, 1918	May 23, 1918
Lewis Llewellyn	Gellygron Farm, Tonyrefail, Glamorgan	Farmer	Pontypridd, Ystrady fodwg and Porth	5 of 1918	June 28, 1918	March 15, 1918
Batten, Frank	2, Great Minster-street, Winchester, Hants	Collector of Taxes	Winchester	2 of 1918	June 28, 1918	June 28, 1918
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Debter's Name.	Address.	Description.	Court.	No. or Matter,	pate or Adjudication.	Date of Annulment.	Grounds of Annulment.
Moulds, Arthur Charles	Residing at 13, High-street, Barwell, in the county of Leicester, and lately carrying on business in co-partnership with William White, at Chapel-street, Barwell aforesaid	Boot and Shoe Manufacturer	Leicester		Aug. 6, 1903	. June 28, 1918	That a sum sufficient to pay a the partnership debts in ful together with all costs, fee and expenses of and incident to the proceedings, has bee deposited with the Officia Receiver
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THE LONDON GAZETTE, 2 JULY, 1918.

7829

APPLICATIONS FOR DEBTORS' DISCHARGE.

Debtor's Name.	Address.	Description.	Court.	No.	Day Fixed for Hearing.
Collings, Henry (trading as Scarlett and Collings)	39, Mount-street, Grosvenor-square, lately residing and carrying on business at 36, Davies-street, Berkeley-square, both in London	Butcher	High Court of Justice in Bankruptcy	470 of 1917	July 24, 1918, 11 a.m., Bankruptcy- buildings, Carey-street, London, W.C.
Higham, Percy Joseph	514, Fulham-road, Fulham, and residing at 22, Shorrolds-road, Fulham, both in London	Hosier and Outfitter	High Court of Justice in Bankruptcy	1071 of 1911	July 26, 1918, 11 a.m., Bankruptcy- buildings, Carey-street, London, W.C.
Pilides, Sophocles (described in the Receiving Order as S. Pilides)	16, Mark-lane, in the city of London		High Court of Justice in Bankruptcy	83 of 1911	July 23, 1918, 11 a.m., Bankruptcy- buildings, Carey-street, London, W.C.
True, Charles L	20 Claverton street, Pimlico, London	<u>.</u>	High Court of Justice in Bankruptcy	129 of 1898	July 23, 1918, 11 a.m., Bankruptcy- buildings, Carey-street, London, W.C.
Vivian, Margaret Cordelia	57, Maitland Park-road, London	Spinster	High Court of Justice in Bankruptcy	544 of 1911	July 23, 1918, 11 a.m., Bankruptcy- buildings, Carey-street, London, W.C.
Wilson, James Henry and Wilson, Maude (described in the Receiving Order as Maude Taylor, a firm) Note.—The above-named firm of Maude Taylor is not the business now carried on at various addresses in Regent-street, under that name	58, New Bond-street, and 157, 223 and 223A, Regent-street, both in London	Costumiers	High Court of Justice in Bankruptcy	619 of 1914	July 23, 1918, 11 a.m., Bankruptcy- buildings, Carey-street, London, W.C.
Henry, Hubert	72, Southfield square, and carrying on business at Holywell Ash-lane, both in the city of Bradford	Carbon Tissue Manufacturer	Bradford	40 of 1911	July 30, 1918, 10.30 a.m., County Court House, Manor-row, Bran- ford
Newsham, William	Residing (in lodgings) at 32, Cedar-street, Burnley, in the county of Lancaster, previously residing and carrying on business at Mansion House Farm, Goodshaw Fold, Crawshawbooth, near Rawtenstall, in the said county	Taxi Cab Driver, previously Green grocer and Cab Proprietor	n- Burnley	3 of 1917	Aug. 14, 1918, 10.30 a.m., County Court House, Rankhouse-street Burnley

Debtor's Name		Address.	Description.	Court.	No.	Day Fixed for Hearing.
Foot, William John	***	The Shakespeare Temperance Hotel, Holden- hurst-road, in the county borough of Bourne- mouth, lately residing and carrying on business at Chesterfield, West Cliff-gardens, Bourne- mouth aforesaid	Boarding House Keeper	Poole	29 of 1906	Aug. 12, 1918, 11.30 a.m. Town Hall, Poole
Cooper, Herbert James	••	5, Stephen's road, Tunbridge Wells, in the county of Kent	Motor Body Builder	Tunbridge Wells	of 1916	Aug. 1, 1918, 11 a.m., Town Hall Tunbridge Wells
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THE LONDON GAZETTE, 2 JULY, 1918.

ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Coronel, Sidney Aubrey (de- scribed in the Receiving Order as Sidney Coronel)	13. Sackville - street, Piccadilly, in the county of London	Cigar Merchant	High Court of Justice in Bank- ruptcy	783 of 1911	May 29, 1918	Bankrupt discharged subject to the following condition to be fulfilled before his discharge takes effect, viz.:—Bankrupt shall, before the signing of this Order, consent to Judgment being entered against him in the King's Bench Division of the High Court by the Official Receiver as Trustee for the sum of £50, being part of the balance of the debts provable in the bankruptcy which is not satisfied at the date of this Order, and £1 10s. costs of Judgment; and that, upon the required consent being given, Judgment may be entered against the bankrupt in the King's Bench Division of the High Court for the sum of £50, together with £1 10s. costs of Judgment. Note.—£50 paid to the Official Receiver in lieu of entering up Judgment	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; and had contributed to his bankruptcy by rash and hazardous speculations
Levene-Davis, Maurice (de- scribed in the Receiving Order as Morris L. Davis)	The Grand Hotel. Sheffield, in the county of York	Officer in His Majesty's Army	High Court of Justice in Bank- ruptcy	544 of 1917	June 5, 1918	Discharge suspended for three years. Bankrupt to be discharged as from 5th June, 1921	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had brought on his bankruptcy by unjustifiable extravagance in living and by gambling; and had been guilty of misconduct in opening certain banking accounts and in obtaining credit therefrom, and also in applying a sum of £10 advanced to him by another banking company for purposes other than those for which the money was given to him; and (2) in obtaining certain rings on credit and giving in payment therefor worthless cheques
Smith, Sam	Of and carrying on husiness at 90, Red Lion - street, St. George's-in-the-East, in the county of London	Baker	High Court of Justice in Bank- ruptcy		May 28, 1918	Bankrupt discharged subject to the following condition to be fulfilled before his discharge takes effect, viz.:—Bankrupt shall, before the signing of this Order, consent to Judgment being entered against him in the King's Bench Division of the High Court by the Official Receiver for the sum of £5, being part of the balance of the debts provable in the bankruptcy which is not satisfied at the date of	That the bankrupt had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; had continued to trade after knowing himself to be insolvent; and had within three months preceding the date of the Receiving Order when unable to pay his debts as they became due given undue preference to certain of his creditors

Debtor's Name,	Address.	Description.	Court.	No.	Date of Order	Nature of Order made.	Grounds named in Order for 10 using an Absolute Order of Discharge.
						this Order, and pay £1 10s. costs of Judgment; and that, upon the required consent being given, Judgment may be entered against the bankrupt in the King's Bench Division of the High Court for the sum of £5. Note.—£5 paid to the Official Receiver in lieu of entering up Judgment	
Arnold, Arthur Riley (trading as A. R. Arnold and Co.)	244, Killinghall-road, in the city of Brad- ford, and S, Leeds- road, Bradford afore- said	Stuff Merchant	Bradford	62 of 1903	June 4, 1918	Discharge suspended for two years and six months. Bankrupt to be discharged as from 4th December, 1920	Proof of facts mentioned in paragraphs (A.) and (C.) of sub-sec. 3 of sec. 26, Bankruptcy Act, 1914,
Harrop, John William	Gawthorpe, near Dewsbury, in the county of York	Joiner	Dewsbury	of 1911	June 5, 1918	Discharge granted subject to bankrupt consenting to Judgment being entered against him in the County Court of Yorkshire, holden at Dewsbury, by the Official Receiver for the sum of £20, and £1 10s. costs of Judgment.	Proof of facts mentioned in paragraphs (A.), (B.), (C.), and (I.), sub-sec. 3 of sec. 26 of the Bankruptcy Act, 1914
Jeffels, William Robert	47, Lavender-hill, in the county of London	Draper	Wands- ; worth.	10 of 1915	June 3, 1918	Discharge suspended for two years	Proof of facts mentioned in sec. 26, sub-sec. 3 (A.), (B.), (C.), of the Bankruptcy Act, 1914
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LONDON

APPOINTMENTS OF TRUSTEES.

Debtor's Name.	Address.	Description.	Court.	No.	Trustee's Name.	Address.	Date of Certificate of Appointment.
Allder, William George	114, Shaftesbury-avenue, in the county of Loudon, and Deans Farm, Stewkley, near Leighton Buzzard, in the county of Bucking- ham	Restaurant Keeper and Farmer	High Court of Justice in Bank- ruptey	257 of 1918	Green, John Henry	6, Market-square, Leighton Buzzard, Bed- fordshire, Corn Mer- chant	June 26, 1918
Douglas, Sholto George (described in the Receiving Order and commonly known as Lord Sholto Douglas)	dilly both in the county of London, but	A domiciled Englishman	High Court of Justice in Bank- ruptcy	489 of 1917	Salaman, Frederick Seymour	l and 2, Bucklersbury, London, E.C. 4, Chartered Accountant	June 22, 1918
Couch, Richard Pearce (trading as Batten and Couch)	Buryas Bridge, in the parish of Sancreed, in the county of Cornwall, and carrying on business at Coinagehall-street, Penzance, in the said county of Cornwall	Builder's Merchant	Trure	1 of 1918	Thomas, James	28, Boscawen-street, Truro, Accountant	June 29, 1918
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NOTICES OF INTENDED DIVIDENDS.

<u> </u>		Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	. Address.
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92 and 93, Fore-street, London, E.C	Tailors	High Court of Justice in Bankruptcy	402 of 1917	July 16, 1918	Benjamin Thomas Norton	9, Old Jewry-chamber London, E.C. 2
29, Belmont street, Lees, near Oldham, lately residing at 4, Oakenshaw, Clayton-le-Moors, near Accrington	Spinners' Overlooker	Blackburn and Darwen	4 of 1916	July 16, 1918	Charles Harvey Plant, Official Receiver	13, Winckley-street, Prestor
Residing and carrying on business at 25, Lances-road, Hounslow, Middlesex	Builder	Brentford	9 of 1915	July 13, 1918	W. G. Corbidge, Chartered Account- ant	15, Coleman-street, Londo E.C. 2
Old Manor House, Hempnall, Norfolk	Clerk in Holy Orders	Ipswich	9 of 1916	July 17, 1918	Frederick Messent, Official Receiver	36, Princes-street, Ipswich
Residing at 20, Denebank-road, Anfield, in the county of Lancaster						
At 61 and 63, Albion-street, Everton, in the said county	Box Manufacturer	Liverpool	21 of 1917	July 20, 1918	William James Glass	5, Cook-street, Liverpool
Laughton Common, Wickersley, near Rotherham, in the county of York	Labourer	Sheffield	70 of 1910	July 17, 1918	John Charles Clegg	Official Receiver's Office Figtree-lane, Sheffield
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	29, Belmont street, Lees, near Oldham, lately residing at 4, Oakenshaw, Clayton-le-Moors, near Accrington Residing and carrying on business at 25, Lances-road, Hounslow, Middlesex Old Manor House, Hempnall, Norfolk Residing at 20, Denebank-road, Anfield, in the county of Lancaster At 61 and 63, Albion-street, Everton, in the said county Laughton Common. Wickersley, near	29, Belmont street, Lees, near Oldham, lately residing at 4, Oakenshaw, Clayton-le-Moors, near Accrington Residing and carrying on business at 25, Lances-road, Hounslow, Middlesex Old Manor House, Hempnall, Norfolk Clerk in Holy Orders Residing at 20, Denebank-road, Anfield, in the county of Lancaster At 61 and 63, Albion-street, Everton, in the said county Laughton Common. Wickersley, near Labourer	29, Belmont street, Lees, near Oldham, lately residing at 4, Oakenshaw, Clayton-le-Moors, near Accrington Residing and carrying on business at 25, Lances-road, Hounslow, Middlesex Old Manor House, Hempnall, Norfolk Clerk in Holy Orders Ipswich Residing at 20, Denebank-road, Anfield, in the county of Lancaster At 61 and 63, Albion-street, Everton, in the said county Laughton Common. Wickersley, near Labourer Sheffield Sheffield	92 and 93, Fore-street, London, E.C Tailors High Court of Justice in Bankruptcy of 1917 29, Belmont-street, Lees, near Oldham, lately residing at 4, Oakenshaw, Clayton-le-Moors, near Accrington Residing and carrying on business at 25, Lances-road, Hounslow, Middlesex Old Manor House, Hempnall, Norfolk Clerk in Holy Orders Ipswich 9 of 1915 Residing at 20, Denebank-road, Anfield, in the county of Lancaster At 61 and 63, Albion-street, Everton, in the said county Laughton Common. Wickersley, near Labourer Sheffield 70	92 and 93, Fore-street, London, E.C Tailors High Court of Justice in Bankruptoy of 1917 29, Belmont-street, Lees, near Oldham, lately residing at 4, Oakenshaw, Clayton-le-Moors, near Accrington Residing and carrying on business at 25, Lances-road, Hounslow, Middlesex Builder Brentford 9 of 1915 Old Manor House, Hempnall, Norfolk Clerk in Holy Orders Ipswich 9 of 1916 Residing at 20, Denebank-road, Anfield, in the county of Lancaster At 61 and 63, Albion-street, Everton, in the said county Langhton Common. Wickerslev. near Labourer Sheffield 70 July 17, 1918	92 and 93, Fore-street, London, E.C Tailors High Court of Justice in Bankruptcy of 1917 29, Belmont-street, Lees, near Oldham, lately residing at 4, Oakenshaw, Clayton-le-Moors, near Accrington Residing and carrying on business at 25, Lances-road, Hounslow, Middlesex Builder Brentford 9 of 1915 Old Manor House, Hempnall, Norfolk Clerk in Holy Orders Ipswich 9 of 1916 Residing at 20, Denebank-road, Anfield, in the country of Lancaster At 61 and 63, Albion-street, Everton, in the said county Langhton Common. Wickerslev, near Labourer Sheffield 70 July 17, 1918 William James Glass

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Hughes, Frederick and Hughes, Herbert	Residing and carrying on business in partnership at 9, Earl's Court-road, Kensington, London	Buttermen and Poulterers	High Court of Justice in Bankruptcy	433 of 1917	4s. 10½d.	First and Final	July 23, 1918	.19, Eastcheap, London, E.C. 3
Raye, Daniel O'Connell	44, Roland-gardens, in the county of London	Retired Colonel, H.M. Forces	High Court of Justice in Bankruptcy	1195 of 1914	4 d.	Third	July 5, 1918	Elles, Salaman, Coates & Co., 1/2, Bucklersbury, London, E.C.
Topping, Edwin Samuel	Late 28, Kingswood-avenue, Queen's park, London	Medical Practitioner	High Court of Justice in Bankruptcy	1129 of 1903	20s. and 4 per cent. interest.	First and Final	Any day (except Saturday)between the hours of 11 and 2	Bankruptcy-buildings, Carey- street, London, W.C.
Ward, Cecil	Of and lately carrying on business at Dashwood House, Broad-street, in the city of London		High Court of Justice in Bankruptey	231 of 1916	2d.	First	Any day (except Saturday)between the hours of 11 and 2	Bankruptcy-buildings, Carey- street, London, W.C.
Jones, Henry (trading as Henry Jones and Son)	Deganwy, in the county of Carnarvon	Coal Merchant'	Bangor	10 of 1917	10s.	First	July 15, 1918	Office of Trustee, 1, High- street, Conway
Clemow, Ellen Louisa	The Peacock and Royal Hotel, Market Place, Boston, Lincolnshire	Hotel Proprietor and Licensed Victualler (Widow)	Boston	7 of 1917	7s.	Second	July 10, 1918, or on any subsequent day between the hours of 10 and 1	9, Old Jewry chambers, London, E.C. 2
Izzard, William Henry	32, Madeira-road, Margate, in the county of Kent	Civil Servant, retired, and now of no occupa- tion	Canterbury	7 of 1914	10 <u>‡</u> d.	Fifth and Final	July 10, 1918	The Official Receiver's Office, 68A, Castle-street, Canter- bury
Pickard John Fleeman	1, Boscombe-road, Southend-on-Sea, in the county of Essex, lately residing at 26, Sutton-road, Southend-on-Sea afore- said	Travelling Auditor to a Limited Liability Com- pany	Chelmsford	15 of 1908	Į.	Thirteenth	July 5, 1918	Office of Official Receiver, 14, Bedford - row, London, W.C. 1

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Debtor's Name.	Address.	Description.	Çourţ.	Й0· . ,	Amount per Pound.	First, or Final, or otherwise.	When Payable	Where Payable
Lawrence, Edwin George	172, Fore-street, Edmonton, in the county of Middlesex	Baker	Edmonton	4 of 1912	5s. 10½d.	First and Final	July 3, 1918	Office of Official Receiver, 14, Bedford-row, London, W.C. 1
Norman, George	Bushey Lees Farm, Ash, Surrey	Farmer	Guildford and Godalming	10 of 1917	1s. 8d.	First and Final	July 18, 1918	Office of the Official Receiver in Bankruptcy, 132, York- road, Westminster Bridge- road, S.E. 1
Collier, Alfred	21, Spring-gardens, Manchester, in the county of Lancaster, and The Nook, Alderley Edge, in the county of Chester	Solicitor	Manchester	18 of 1917	8½d.	First and Final	July 8, 1918	Official Receiver's Offices, Byrom-street, Manchester
Birkett, William Dilworth	Arnside, Windsor-avenue, Whitley Bay, Northumberland	Factor of Electrical Goods	Newcastle - upon - Tyne	7 of 1916	3 ∤d.	Supple- mental	July 9, 1918	Official Receiver's Office, 21, Mosley - street, Newcastle- upon-Tyne
Wetherall, William John	31, Lindsay-street, Kettering, in the county of Northampton	Grocer	Northampton and Towcester	8 of 1917	4s. 3½d.	First and Final	July 9, 1918	Official Receiver's Office, The Parade, Northampton
Kerry, George Everett	Statham, Norfolk	Butcher	Norwich	21 of 1914	2s. 3½d.	Supple- mental	July 5, 1918	Official Receiver's Office, 8, Upper King-street, Norwich
Wood, Joseph	Woodbank House, Berners-street, and Providence Dairies, Hardy Croft, both in Wakefield, Yorkshire	Milk Dealer	Wakefield	1 of 1917	11d.	First and Final	July 15, 1918	Trustee's Office, 15, Wood- street, Wakefield
Foat, Ebenezer (lately trading as R. Foat and Co.)	5, Windsor-road, Slough, in the county of Buckingham .	Ladies' Tailor	Windsor	11 of 1917	9s. 8§d.	First and Final	July 4, 1918	Office of Official Receiver, 14, Bedford-row, London, W.C. 1
Fereday, John	Residing at Church-lane, Short Heath, near Wolverhampton, and carrying on business at 4A, Wolverhampton street, Willenhall, both in the county of Stafford	Clothier, formerly Pawnbroker	Wolverhampton	8 of 1917	4d.	Supple- mental	July 8, 1918	Official Receiver's Office, 30, Lichfield street, Wolver- hampton

THE LONDON GAZETTE, 2 JULY, 1918.

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NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court. ·	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable	Where Payable.
Pinson, William Charles (lately carrying on business under the style of the Automatic Engineering Company)	88, Owen-road Wolverhampton, in the county of Stufford, formerly residing at 19, Rayleigh-road, Wolverhampton aforesaid, lately carrying on business at Cleveland-road, Wolverhampton aforesaid	Lately Engineer, now Foreman Tool Maker	Wolverhampton	24 of 1910	20s.	First and ¡Final	8th July, 1918	Official Receiver's Office, 30, Lichfield-street, Wolver- hampton
Bromhead, Arthur Frederick (commonly known as Arthur Bromhead, trading as Bromhead and Rawle)	Albion Mansions, Oswald-road, Oswestry, in the county of Shropshire	Auctioneer	Wrexham	of 1912	1 ½ d.	Supple- mental	17th July, 1918	Crypt - chambers, Eastgate- road, Chester
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Pursuant to the Act and Rules, notices to the above effect have been received by the Board of Trade.

J. G. WILLIS, Inspector-General in Bankruptcy.

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(a) Notices under the Bankruptcy Acts (except the Discharge and Closure Act, 1887, see (b))58

(b) Notices under the Bankru stcy (Discharge and Closure) Act, 1:87-10s.

(c) Notices under the Compunies Winding-up Act, 1890, and the Companies (Consolidation) Act, 1908, as prescribed by the Rues under the Acts-5s. Other Companies Winding-up Notices at the rates given un ter (f).

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Court Judgments-10s.

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TABLE OF CONTENTS.

	PAGE	•	PAGE
State Intelligence	7747	Change of Name by Deed Poll-Notices	7822
Patents and Designs Act, 1907—Notice	7794	Auction Sales, by Order of Court	7823
Special Acts (Extension of Time) Act,		B.S.T. Limited—Notice	7824
1915—Notices	7794	Extract from New South Wales	700A
Land Transfer Acts, 1875 and 1897—	770C	Government Gazette	
Notices	7796	Trading with the Enemy Amendment	
Private Banks and Joint Stock Banks—	7799	Act, 1916—Notices	
Bank Notes in Circulation		Deeds of Arrangement Act—Notices	7825
Treasury Weekly Statement	7800	Bankruptcy Act, 1914—	
Cotton Statistics Act, 1868—Weekly Return	7802	Receiving Orders	7830
Diseases of Animals Acts, 1894-1914	7803	First Meetings and Public Exam-	~ 001
British Corn — Statement Showing		inations	
Quantities Sold and Average Price		Adjudications	7832
Cereals, Average Prices of	7809	Adjudication Annulled	7833
British Corn—Quarterly Statement	7811	Applications for Debtors' Discharge	7834
Companies (Consolidation) Act, 1908—	.011	Orders made on Applications for	
Notices	7811	· Discharge	7836
Partnerships Dissolved		Appointments of Trustees	7838
Law of Property Amendment Act, 1859		Intended Dividends	7839
—Notice to Creditors		Dividends Declared	7840

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