- 5. Tenders must be made through a London Banker, Discount House or Broker.
- 6. Notification will be sent on the same day as Tenders are received to the person whose Tenders are accepted in whole or in part. Payments in full of the amounts due in respect of such accepted Tenders must be made to the Bank of England by means of cash or by draft or cheque drawn on the Bank of England not later than 1.30 p.m. on the day on which the relative Bills are to be dated.
- 7. Members of the House of Commons are not precluded from tendering for these Bills.
- 8. Tenders must be made on the printed forms which may be obtained from the Chief Cashier's Office, Bank of England.
- 9. The Lords Commissioners of Her Majesty's Treasury reserve the right of rejecting any Tenders.

Treasury Chambers, London S.W.1.

The Lords Commissioners of Her Majesty's Treasury hereby give notice that they have made an Order under sections 1, 3 (6) and 13 of the Import Duties Act 1958 viz.:

The Import Duties (European Free Trade Association Countries) (Reductions and Exemptions) (No. 2) Order 1973.

This Order, which comes into operation on 1st July 1973, revokes and re-enacts, with amendments, the Import Duties (European Free Trade Association Countries) (Reductions and Exemptions) Order 1973. That Order provided for the implementation of the United Kingdom's obligations concerning import duties under the Agreements between the European Community and Austria, Iceland, Portugal, Sweden and Switzerland and a like Agreement with Norway has now come into force and is added to the Agreements covered by this Order. The implementation of Community arrangements for trade with Finland, until such time as an Agreement with that country comes into force, will continue.

Likewise, this Order provides for continuing duty-free or preferential treatment until the end of 1973 for certain goods which have hitherto been subject to such treatment as goods originating in the area of the European Free Trade Association (E.F.T.A.), but which are not covered by the Agreements.

Continued exemption from import duty or a continued preferential rate of duty is provided for by Article 4 of the Order for all goods so treated hitherto under the E.F.T.A. Convention. If such goods are of a class covered by the Agreements or the Agreements as applied by an instrument of the Community to Finland, they must satisfy the conditions specified in the Agreements (in the Protocols relating to origin) for goods which are to benefit from the prohibition of new customs duties between the United Kingdom and the above-mentioned countries.

Goods of a class covered by the E.F.T.A. Convention which do not satisfy those conditions are entitled (Articles 5 and 6 of the Order) to a reduction of 20 per cent. of the full rate of duty in the case of goods listed in Schedule 1 or to a specific reduction in, or exemption from, duty in the case of goods listed in Schedule 2.

In the case of goods (listed in Schedule 3) not covered by the E.F.T.A. Convention but covered by the Agreements, a reduced rate of duty (equal in most cases to 80 per cent. of the full rate) is given provided that they are originating products for the purpose of the Agreements with Austria, Iceland, Norway, Portugal, Sweden or Switzerland (Article 7 of the Order), and a new reduced rate of duty (equal in most cases to 80 per cent. of the full rate) is now given in the case of certain Portuguese goods (listed in Schedule 4).

The Agreements with Austria, Sweden, Switzerland, Iceland and Portugal are annexed respectively to Community Regulations (E.E.C.) Nos. 2836/72 (J.O. No. L300, p. 1), 2838/72 (J.O. No. L300, p. 96), 2840/72 (J.O. No. L300, p. 188, 2842/72 (J.O. No. L301, p. 1) and 2844/72 (J.O. No. L301, p. 1) and 2844/72 (J.O. No. L301, p. 167). The Agreement between the European Economic Community and Norway has yet to be published in the Official Journal of the European Communities.

The Order comes into operation on 1st July 1973 and has been published as Statutory Instruments 1973 No. 1034.

Copies of the Order may be purchased (price 10½p net) direct from Her Majesty's Stationery Office or from any bookseller.

ROYAL WARRANT OF PRECEDENCE

Whitehall, London S.W.1. 21st May 1973.

The QUEEN has been graciously pleased to ordain and declare that Richard Morgan Oliver Stanley, Esquire, shall henceforth have, hold and enjoy the same title, rank, place, pre-eminence and precedence as the son of a Baron which would have been due to him had his father Oliver Hugh Stanley, Esquire (commonly called The Honourable Oliver Hugh Stanley), Companion of the Distinguished Service Order, Lieutenant Colonel in the Army, survived his nephew Lyulph Henry Victor Owen, Baron Stanley of Alderley, and thereby succeeded to the title and dignity of Baron Stanley of Alderley.

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

FOREIGN AND COMMONWEALTH OFFICE

London S.W.1. 14th June 1973.

The QUEEN has been pleased to approve the retention of the title "Honourable" by the undermentioned former Members of the Legislative Council of New South Wales:

Cedric Alan Francis Cahill, Esq., Q.C. Colin Colborne, Esq.

The Queen has been pleased to approve the retention of the title "Honourable" by Sir James Kenneth Manning, formerly a Judge of the Supreme Court of New South Wales.

> Buckingham Palace. 14th June 1973.

This Day had Audience of The QUEEN:

His Excellency Mr. Ma'an Abu Nowar, to present the Letters of Recall of his predecessor Mr. Omar Nabulsi, and his own Letters of Credence as Ambassador Extraordinary and Plenipotentiary from His Majesty King Hussein Bin Talal, King of the Hashemite Kingdom of Jordan.

The Secretary of State for Foreign and Commonwealth Affairs has appointed Lord Grey of Naunton, G.C.M.G., G.C.V.O., O.B.E., to be Deputy Chairman of the Commonwealth Development Corporation for a period of three years from 1st July 1973.

DEPARTMENT OF TRADE AND INDUSTRY

Companies Registration Office, Companies House, 55-71 City Road, London EC1Y 1BB. 19th June 1973.

COMPANIES ACT, 1948

Notice is hereby given, pursuant to section 353 (5) of the Companies Act, 1948, that the names of the undermentioned Companies have been struck off the Register. Such Companies are accordingly dissolved as from the date of the publication of this notice. This list may include companies which are being removed from the register at their own request.

LIST 3023

Antique Collectors Credit Facilities Limited

Berkeley Tele-Radio Services Limited Burke Dental Laboratories Limited

Centralised Services Commercial and Technical Limited

Deering and Gilling Limited Dymock House Limited