

and excise Acts and enactments amending those Acts, certain goods, namely 14 paintings, 1 settle, 1 sculpture, 4 clocks, wooden picture frame, small portrait of a woman, sand timer, silver jewellery case, piece of lapis lazuli, small green and white bottle, small blue vase, small glass duck, small metal dragon, small green bottle, small metal bust, 6 small metal figures, 5 sets of glass beads, small glass ink bottle, filigree bath chair, velvet-covered jewellery case, 4 ornamental metal belt links, metal crucifix, 2 clock pendulums, pestle, letter-opening and sealing kit in a leather case, 4 brass carriage clocks, brass mantle clock, jewellery case decorated with serpents, wooden lacquered jewellery case, 2 medallions and 3 red velvet medallion cases, large metal crucifix, 2 bronze-coloured figures of ladies, small metal table, wooden base, small metal bust on marble plinth, small candle in glass dish, bronze-coloured figure of a bull, bronze-coloured figure of a dog, tiny wooden table, musical jewellery case, 2 small lacquered wooden trays, 13 medallions, wooden box containing a glass in a silver holder, metal pot (mortar), pair of silver-coloured scissors, imported at Southampton on or about 20th June 1978 and taken to Dover on or about 15th July 1978 for the purpose of exportation, have been seized as liable to forfeiture upon the grounds that:

1. On or about 20th June 1978 one Carlo Eleuteri knowingly made a declaration in an assigned matter, namely Customs, in relation to the said goods which was false in a material particular in that in it he falsely stated that he was one Bruno Scaioli; and that
2. On or about 15th July 1978 one Carlo Eleuteri knowingly made a declaration in an assigned matter, namely Customs, in relation to the said goods which was false in the following material particulars in that he stated that the said goods were his own personal effects and that their value was £100 when in fact they belonged to you and have a value greater than £100; and that
3. Among the said goods brought to Dover for the purpose of exportation was a Roos painting whose exportation was restricted by reason of its value and in respect of which there was no Department of Trade Export Licence.

Whereby and by force of sections 301(3) and 56(1) of the Customs and Excise Act 1952, the said goods are liable to forfeiture.

If you claim that the said goods are not liable to forfeiture you must within one month from the date of this notice of seizure give notice of your claim in accordance with the said Schedule to the said Act specifying the name and address of a Solicitor in the United Kingdom who is authorised to accept service of process and to act on your behalf. In default of such notice the said goods will be deemed to have been duly condemned as forfeited and will be liable to be disposed of in such manner as the Commissioners of Customs and Excise may direct. If you make such claim within the time aforesaid, legal proceedings will be taken for the condemnation thereof.

Anthony Quinn, Officer of Customs and Excise, H.M. Customs and Excise, 14 New Fetter Lane, London EC4A 1PA.

DEPUTY LIEUTENANT COMMISSIONS

LIEUTENANCY OF THE COUNTY OF GWENT

Commissions signed by the Lord Lieutenant of the County of Gwent:

To be Deputy Lieutenants: William Frederick Gilbertson, Esquire, J.P., of "Courtleigh", Avenue Road, Abergavenny.

William Farley, Esquire, O.B.E., M.C., Q.P.M., of "White Cottage", Avenue Road, Abergavenny.

1st June 1979.

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DEPARTMENT OF TRADE

Companies Registration Office,
Companies House, Crown Way,
Maindy, Cardiff CF4 3UZ
19th July 1979

In the High Court of Justice (Chancery Division)
No. 001229 of 1979

In the matter of HEADWORTH PROPERTIES LIMITED
and in the matter of the Companies Act 1948

Notice is hereby given that by an order made on Wednesday, the 23rd day of May 1979, upon the application by originating summons dated the 8th May 1979 of the above-named Headworth Properties Limited (hereinafter called the company) and of Reginald Maurice Price of Kelvedon Brock Road, St. Peter Port, Guernsey a member of the company

And upon hearing counsel for the applicants and the solicitor for the Registrar of Companies (the respondent)

And upon reading the said originating summons the two affidavits of Reginald Maurice Price both filed the 23rd May 1979

And there being no opposition on behalf of Her Majesty to the relief sought by the said originating summons as by affidavit appears

And the applicants by their counsel undertaking within one month of the restoration of the name of the company to the register of companies and to forward to the Registrar of Companies as required by sections 124 and 126 of the Companies Act 1948 a copy of the annual return of the company for each of the years 1972 to 1978 (inclusive) and to send to the Registrar of Companies as required by section 200 (4) of the Companies Act 1948 as amended by section 22 (1) of the Companies Act 1976 a notification in the prescribed form of any change among the directors of the company or in its secretary and in the particulars contained in its register of directors and secretaries and of the date on which each such change occurred

And the applicant the said Reginald Maurice Price by his counsel undertaking within one month of the restoration of the name of the company to the register of companies to deliver to the Registrar of Companies as required by sections 1 and 6 of the Companies Act 1976 a copy of every document required by the said section 1 to be comprised in the accounts of the company

And the solicitors for the applicants undertaking to be personally liable for the costs of the Registrar of Companies hereinafter mentioned in the event that they are not paid by the applicants

It is ordered that the name of the above-named Headworth Properties Limited be restored to the register of companies

And it is ordered that an office copy of this order be delivered to the Registrar of Companies and pursuant to the Companies Act 1948 the said Headworth Properties Limited is thereupon to be deemed to have continued in existence as if its name had not been struck off

And it is ordered that the Registrar of Companies do advertise this order in his official name in the *London Gazette*

And it is ordered that the applicants the said Headworth Properties Limited and Reginald Maurice Price do pay to the Registrar of Companies his costs of the said application such costs to be taxed on the Common Fund basis if not agreed

D. B. Nottage, Registrar of Companies

In the High Court of Justice (Chancery Division)
No. 00121 of 1979

In the matter of MALCOLM F. BARRACLOUGH LIMITED and in the matter of the Companies Act 1948.

Notice is hereby given that by an order made on Monday, the 11th day of June 1979 upon the petition of Guzzetti Tomaso & C. SAS of 20158 Milano Via Candiani 23 Italy a creditor of the above-named respondent company on the 4th May 1979 preferred unto this court. And upon hearing counsel for the petitioner and no-one appearing for or on behalf of the said respondent company although it has been duly served with the said petition as by the affidavit of Derek Akeroyd filed the 31st May 1979 appears. And upon reading the said petition an affidavit of Hilary Diana Johnson filed the 15th May 1979 (verifying the said petition) the *London Gazette* dated the 22nd May 1979 (containing