proved their debts must do so within 28 days of this notice failing which they will be excluded from any possible dividend.

(825)

A. M. D. Bird, Liquidator

ABERCARE LTD.

Notice is hereby given that I intend to declare a dividend to Creditors herein within a period of four months from the last date of proving. Last day for receiving proofs is 29th July 1994. G. C. A. Morphitis, Cape and Dalgleish, Grant Thornton House, Melton Street, London NW1 2EP.

G. C. A. Morphitis, Liquidator

30th June 1994.

(539

The following notice is in substitution for that which appeared on page 9246 of The London Gazette dated 27th June 1994:

ANN & KEITH STANSFIELD (t/a The Prancing Pony)

Take notice that a first and final dividend is intended to be paid in the above Matter, and that if Creditors do not establish their claim to the Trustee on or before 20th July 1994 their claim will be excluded, and I shall proceed to make a first and final dividend without regard to such claims. Simmonds & Company, Crown House, 217 Higher Hillgate, Stockport, Cheshire SK1 3RB.

20th June 1994.

G. A. M. Simmonds, Trustee

DISSOLUTIONS

Notice is hereby given that the Partnership heretobefore subsisting between Nasim Ahmed and Vanit Kumar Sham Fermah carrying on business as Restaurateurs at 114 Cornwall Street, Plymouth, Devon, under the style or firm of THE MAHARAJAH RESTAURANT has been dissolved as from 17th May 1994, so far as concerned the said Vanit Kumar Sham Fermah who retires from the said firm. As from the above date the business will be carried on by Nasim Ahmed and the name and address of the firm will remain the same.

(280)

V. K. S. Fermah N. Ahmed

HANDFORTH TRAVEL

Notice is given that the Partnership formerly subsisting between us the undersigned, Patrick John Hart (Snr), Christopher Maxwell Leigh and Patrick John Hart, carrying on business as Handforth Travel of 75 Wilmslow Road, Handforth, Cheshire, has been dissolved by mutual consent with effect from 1st July 1994 so far as Patrick John Hart (Snr) is concerned who retires from the firm and that all debts due to and owing by the late firm will be received and paid by the continuing Partners Christopher Maxwell Leigh and Patrick Alan Hart who will continue to carry on the business under the same name.

P. J. Hart (Snr) C. M. Leigh P. A. Hart

27th June 1994.

(271)

Notice is hereby given that on 30th June 1994, Helen Grant (née Spedding) retired from the Partnership carrying on business as Solicitors under the names of FAYERS & CO., JOHN A. GASH, and BARLOW & CO., at 242 Merton Road, South Wimbledon, London SW19 1EO.

D. J. Horsfall H. Grant J. H. H. Mathews

4th July 1994.

(270

Notice is hereby given that the Partnership recently carried on between Adrian Philip Hills, Terry Robert Wellstood, Karen Sweetman, Timothy R. Roberts and Samantha Louise Wellstood as Accountants at Templar Court, 107 Oxford Road, Cowley, Oxford OX4 2EJ, under the style or name of HILLS & CO., has been

dissolved by the said Adrian Philip Hills under section 32(c) of the Partnership Act 1890 as from 4th March 1994.

1st July 1994.

A. P. Hills (845)

The following notice is in substitution for that which appeared on page 9364 of The London Gazette dated 29th June 1994:

ALCOCK GRIMDITCH & RIGLEY

Date of Dissolution: 31st March 1994.

Existing Partners as at that Date: Cedric Sherwood Rigley, Robert Glansfield, Bernard Christopher Robert Ory and Ronald David Whetton.

Retiring Partner: Robert Glansfield.

Continuing Partners: Cedric Sherwood Rigley, Bernard Christopher Robert Ory and Ronald David Whetton.

C. S. Rigley
B. C. R. Ory
R. D. Whetton
R. Glansfield

3rd May 1994.

MISCELLANEOUS

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re
MACMILLAN, INC., et al.,
Debtors

Notice of 10th August 1994, Deadline as the last date to file Proofs of Administrative Claim

To: All persons and entities with Administrative Claims against the Debtors.

Please take notice that on 10th November 1993 (the "Petition Date"), Macmillan, Inc., Macmillan College Publishing Company, Inc., Jossey-Bass, Inc., Publishers, and MCC LDM, Inc., formerly known as Molecular Design Limited, former debtors and debtors in possession (collectively, the "Debtors"), each filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"):

Please take further notice that on 18th February 1994 (the "Confirmation Date"), the Bankruptcy Court confirmed the Debtors' First Amended Prepackaged Joint Plan of Reorganization (the "Prepackaged Plan");

Please take further notice that the Bankruptcy Court has entered an order dated 29th June 1994, requiring all persons and entities, including, without limitation, individuals, partnerships, corporations, estates, trust, unions and governmental units, except those persons and entities described in paragraphs (i) through (v) below, who assert an administrative claim ("Administrative Claim") (a) arising or deemed to have arisen against any of the Debtors after 10th November 1993 and prior to 28th February 1994 (the "Effective Date"), or (b) arising or deemed to have arisen any of the Debtors for a debt of a kind specified in 11 U.S.C.§ 503(b)(1) including:

(A) the actual, necessary costs and expenses of preserving the estate, including wages, salaries, or commission for services rendered after the commencement of the case;

(B) any tax-

(i) incurred by the estate, except a tax of a kind specified in section 507(a)(7) of [title 11 of the United States Code]; or

(ii) attributable to an excessive allowance of a tentative carry bank adjustment that the estate received, whether the taxable year to which such adjustment relates ended before or after the commencement of the case; and

(C) any fine, penalty, or reduction in credit relating to a tax of a kind specified in subparagraph (B) of this paragraph;

11 U.S.C. §503(b)(1), to file a written proof of administrative claim ("Proof of Administrative Claim") by mailing the Proof of Administrative Claim to:

United States Bankruptcy Court, Southern District of New York, Re: Macmillan, Inc., et al, Bowling Green Station, PO Box 99, New York, New York 10274-0099.